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TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[WFO 75-3, Amdt. 12]

PART 1410—LIVESTOCK AND MEATS

LARD SET ASIDE EXEMPTION FOR UTAH!

War Food Order No. 75-3, as amended (9 F.R. 12498; 14272, 10 F.R. 726, 773, 1955, 1993, 2475, 3127) is further amended by deleting paragraph (b) (7) and substituting in lieu thereof the following:

(7) A quantity of lard the total weight of which shall be not less than 5.5 percent of the total live weight of each week's slaughter of hogs: *Provided*, That until further order of the Director this requirement shall not be applicable to slaughterers located in the States of California, Connecticut, Delaware, Florida, Georgia, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, North Carolina, Oregon, Pennsylvania, Rhode Island, South Carolina, Utah, Vermont, Virginia, Washington, and West Virginia.

This order shall become effective at 12:01 a. m., e. w. t., April 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 75-3, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 75, 8 F.R. 11119, 9 F.R. 4319)

Issued this 31st day of March 1945.

C. W. KITCHEN,
Director of Marketing Services.

[F. R. Doc. 45-5296; Filed, Apr. 2, 1945;
12:20 p. m.]

[WFO 129]

PART 1460—FATS AND OILS

STEARIC ACID

The fulfillment of requirements for the defense of the United States will result in a shortage in the supply of stearic acid for defense, for private account, and for export, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1460.41 *Distribution, delivery, use and set aside of stearic acid*—(a) *Definitions*. (1) "Stearic acid" means the higher titer fatty acids commonly known as commercial stearic acid, obtained by any process which includes the splitting of animal fat and a subsequent separation by pressing or otherwise of such higher titer fatty acids from the lower titer fatty acids.

(2) "Producer" means any person who produces stearic acid.

(3) "Distributor" means any person who acquires stearic acid for resale.

(4) "User" means any person who uses stearic acid in the manufacture of any other product, regardless of whether stearic acid is incorporated into such other product.

(5) "Certified order" means a written order to a producer or distributor which has attached thereto or incorporated therein a certificate executed in accordance with paragraph (c) hereof.

(6) "Cosmetics and toiletries" means tooth paste, tooth powder, or any product intended to be applied to the human body for cleansing, beautifying, promoting attractiveness, or altering the appearance, including toilet soaps, shaving creams, hand lotions, after shaving lotions, hair dressings, and hair tonics.

(7) "Inventory" means the total quantity of stearic acid owned by any person, wherever located.

(8) "Eastern zone" means that area of the 48 States of the United States lying east of the eastern boundaries of the States of Montana, Wyoming, Colorado, and New Mexico.

(9) "Western zone" means that area of the 48 States of the United States lying west of the eastern boundaries of the States of Montana, Wyoming, Colorado, and New Mexico.

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NOTICE

Book 1 of the 1943 Supplement to the Code of Federal Regulations may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per copy. This book contains the material in Titles 1-31, including Presidential documents, issued during the period from June 2, 1943, through December 31, 1943.

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(10) "Current rate of consumption", as determined on any particular date, means the amount of stearic acid used during the 30-day period immediately prior to such date, or the amount of stearic acid scheduled for use during the 30-day period immediately following such date.

(11) "Maximum unit" means the largest single, segregate, commercial quantity of stearic acid shipped to and accepted by any person during the calendar year 1944.

(12) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(13) "Director" means the Director of Marketing Services, War Food Administration.

(b) *Delivery restrictions.* Except as specifically authorized by the Director, no person shall, in any calendar month, deliver stearic acid on other than certified orders to any person except a distributor unless and until he has, before the end of such month, filled or offered to fill all certified orders received by him on or before the 16th day of such month.

(c) *Certified orders.* (1) Any user who requires stearic acid for the manufacture of metallic stearates (except for use in cosmetics and toiletries), rubber compounding, the manufacture of lubricants or greases, pharmaceuticals and medicinal preparations other than cosmetics and toiletries, or any use certified by the Order Administrator, may transmit to his supplier a written order which has attached thereto or incor-

porated therein a properly executed certificate in the following form:

The undersigned hereby certifies to the War Food Administration and to -----

Name and address of supplier

that he is familiar with the terms of War Food Order No. 129, that this certificate is furnished in order to enable the undersigned to obtain preferred delivery, in accordance with War Food Order No. 129, of ----- pounds of stearic acid, and that he will use all of such stearic acid as follows (check applicable use)

- ☐ Manufacture of metallic stearates except for use in cosmetics and toiletries.
- ☐ Rubber compounding.
- ☐ Manufacture of lubricants or greases.
- ☐ Pharmaceuticals and medicinal preparations other than cosmetics and toiletries.
- ☐ Use certified by the Order Administrator bearing Authorization No. -----

Purchaser

By -----
(Date) Authorized official

(2) No user who receives stearic acid under a certified order shall use any part thereof for any purpose other than the use indicated in such certificate.

(d) *Production of triple-pressed stearic acid.* No producer shall, in any calendar month, make triple-pressed stearic acid, except to fill certified orders, unless and until he has, before the end of such month, filled or offered to fill all certified orders received by him on or before the 16th day of such month.

(e) *Set aside.* Every producer shall, during each calendar month, after the fulfillment of all certified orders received by him on or before the 16th day of such month, set aside, reserve, and hold for delivery in accordance with specific authorization by the Order Administrator, 25 percent of the remaining balance of all stearic acid produced by him during such month. Stearic acid so set aside shall not be used, processed, delivered, or received by any person except as specifically authorized by the Order Administrator. Any stearic acid so set aside, the delivery of which is not specifically authorized by the Order Administrator before the first day of the succeeding calendar month, shall, without further notice to the producer, be released from the provisions of this paragraph (e)

(f) *Inventory restrictions.* Except as hereinafter provided:

(1) No distributor shall accept delivery of stearic acid in any quantity which will cause his inventory to exceed the following number of days' supply based upon his deliveries during the preceding calendar month:

- (i) Distributors located in the eastern zone—20 days' supply;
- (ii) Distributors located in the western zone—30 day' supply;

(2) No user shall accept delivery of stearic acid in any quantity which will cause his inventory to exceed the following number of days' supply based upon his current rate of consumption:

- (i) Users located in the eastern Zone—30 days' supply;
- (ii) Users located in the western zone—45 days' supply.

(g) *Inventory exemption; maximum units.* Subject to the requirements of paragraph (h) of this order, any user or distributor whose inventory does not exceed two-thirds of the quantity which he is permitted to have under the applicable provision of paragraph (f) may accept delivery of not more than one maximum unit, provided that such acceptance shall not cause his inventory to exceed twice the quantity which he is permitted to have under the applicable provision of paragraph (f).

(h) *Inventory certificates.* No person shall deliver and no person shall accept delivery of more than 50 pounds of stearic acid in any calendar month unless the person accepting delivery executes and furnishes to his supplier a certificate in the following form:

"The undersigned hereby certifies to the War Food Administration and to -----

Name and

----- that he is familiar with

address of supplier the terms of War Food Order No. 129, that this certificate is furnished in order to enable the undersigned to acquire ----- pounds of stearic acid, to be delivered on or about -----, and that the receipt by him of such stearic acid will not increase his inventory beyond the amount permitted under War Food Order No. 129.

Purchaser

By -----
(Date) Authorized official

(i) *Transfers between branches or departments.* The transfer of stearic acid between units, departments, branches, plants, or companies owned, controlled, or directed by the same person but engaged in separate activities as producers, distributors, or users shall constitute delivery within the meaning of this order.

(j) *Records and reports.* (1) All certified orders and all certificates executed under paragraphs (c) or (h) of this order shall be retained for at least two years and shall, upon request, be submitted to the Director for examination. All statements contained in such certificates shall be deemed representations to an agency of the United States. No person shall be entitled to reply upon any such certificate if he knows or has reasonable cause to believe it to be false.

(2) Every producer shall, within 15 days after the end of each calendar month, execute and mail to the Order Administrator one copy of Form FDA-476, showing separately his actual and estimated production, deliveries, and stocks of single, double, and triple-pressed stearic acid.

(3) Every person who uses more than 3,000 pounds of stearic acid in any calendar quarter shall execute and mail to the Bureau of the Census, Washington 25, D. C., Bureau of the Census Form BM-1 for each calendar month, on or before the 15th day of the following month, and Bureau of the Census Form BM-2 for each calendar quarter on or before the 15th day of the second month following such calendar quarter. Nothing contained herein shall be construed as requiring any person to file more than one Form BM-1 in any month, nor more than one Form BM-2 in any calendar

quarter, except that a separate report shall be filed for each plant in which such person uses stearic acid.

(4) The Director shall be entitled to obtain such information from and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(5) Every person subject to this order shall, for at least two years or for such other period of time as the Director may designate, maintain an accurate record of his production of and transactions in stearic acid.

(k) *Existing contracts.* The restrictions of this order shall be observed without regard to existing contracts or any rights accrued or payments made thereunder.

(l) *Audits and inspections.* The Director shall be entitled to make such audits or inspections of the books, records and other writings, premises, or stocks of stearic acid of any person, and to make such investigations as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(m) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Petitions shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Director. If the petitioner is dissatisfied with the action taken by the Order Administrator, he may, by request addressed to the Order Administrator, obtain a review of such action by the Director. After said review, the Director may take such action as he deems appropriate, which action shall be final.

(n) *Violations.* Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using stearic acid. Any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Civil action may also be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(o) *Delegation of authority.* The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order.

(p) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall,

unless otherwise provided, be addressed to the Order Administrator, War Food Order No. 129, Fats and Oils Branch, Office of Marketing Services, War Food Administration, Washington 25, D. C.

(q) *Territorial scope.* This order shall apply within the 48 States and the District of Columbia.

(r) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., April 1, 1945.

Note: All reporting and record-keeping requirements of this order have been approved by, and all subsequent reporting and record-keeping requirements will be subject to the approval of, the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; 8 F.R. 9392, 8 F.R. 14783)

Issued this 31st day of March 1945.

WILSON COWEN,
Assistant War Food Administrator

[F. R. Doc. 45-5294; Filed, Apr. 2, 1945;
12:20 p. m.]

[WFO 115, Termination]

PART 1490—MISCELLANEOUS FOOD
PRODUCTS

CANDY BARS, CANDY ROLLS, OR CANDY
PACKAGES

War Food Order No. 115, as amended (9 F.R. 12239, 12947, 14927; 10 F.R. 103, 2135, 3279) is hereby terminated at 12:01 a. m., e. w. t., April 1, 1945, but all of the candy bars, candy rolls, or candy packages set aside, at the effective time of such termination, pursuant to War Food Order No. 115, as amended, shall continue to be held as set-aside candy bars, candy rolls, or candy packages and may be sold or disposed of only to a governmental agency, as defined in War Food Order No. 115, as amended. A quantity of candy bars, candy rolls, or candy packages set aside as aforesaid may, however, upon rejection by a governmental agency, be sold or disposed of to civilian outlets.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 115, as amended, prior to the effective time of this termination order, all provisions of said War Food Order No. 115, as amended, in effect prior to the effective time of this termination order shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 2d day of April 1945.

ASHLEY SELLERS,
Assistant War Food Administrator

[F. R. Doc. 45-5298; Filed, Apr. 2, 1945;
3:37 p. m.]

Chapter XII—War Food Administration
(Commodity Credit Orders)

[WFO 113, Termination]

PART 1600—OILSEEDS

COTTONSEED

Correction

In Federal Register Document 45-4776, appearing on page 3175 of the issue for Tuesday, March 27, 1945, the title of Ashley Sellers should read: "Acting War Food Administrator"

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4121]

PART 3—DIGEST OF CEASE AND DESIST
ORDERS

H. BOKER & CO., INC., ET AL.

§ 3.18. *Claiming indorsements or testimonials falsely:* § 3.66 (c) *Misbranding or mislabeling—Indorsements, approvals or awards.* In connection with the offering for sale, sale, and distribution of knives in commerce, (1) marking or labeling said knives, or the containers or coverings in which they are enclosed or display cards to which they are attached or on which they are displayed, with the words "Scout," or "Boy Scout," or "Junior Scout," or with any emblem or symbol adopted and used by the Boy Scouts of America to designate or symbolize that organization or the activities of its members; (2) marking, designating, or describing knives as "Scout," "Boy Scout," or "Junior Scout" or (3) using, in any manner, any mark, symbol, or emblem adopted and used by the Boy Scouts of America to represent or identify that organization or the activities of its members; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, H. Boker & Co., Inc., et al., Docket 4121, March 14, 1945]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 14th day of March, A. D. 1945.

In the Matter of H. Boker & Co., Inc., a New York Corporation, and H. Boker & Co., Inc., a New Jersey Corporation

This proceeding having been heard by the Federal Trade Commission upon the amended complaint of the Commission, the answer of respondent H. Boker & Co., Inc., a New York corporation, and the stipulation as to the facts entered into between W. T. Kelley, Chief Counsel for the Federal Trade Commission, and H. Boker & Co., Inc., a New York corporation, and H. Boker & Co., Inc., a New Jersey corporation, which provides among other things, that without further evidence or other intervening procedure, the Commission may issue and serve upon the respondents herein find-

ings as to the facts and conclusion based thereon and an order disposing of the proceeding, and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That respondents H. Boker & Co., Inc., a New York corporation, and H. Boker & Co., Inc., a New Jersey corporation, their respective officers, representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of knives in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Marking or labeling said knives, or the containers or coverings in which they are enclosed or display cards to which they are attached or on which they are displayed, with the words "Scout," or "Boy Scout," or "Junior Scout," or with any emblem or symbol adopted and used by the Boy Scouts of America to designate or symbolize that organization or the activities of its members.

2. Marking, designating, or describing knives as "Scout," "Boy Scout," or "Junior Scout."

3. Using, in any manner, any mark, symbol, or emblem adopted and used by the Boy Scouts of America to represent or identify that organization or the activities of its members.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 45-5357; Filed, Apr. 3, 1945;
11:14 a. m.]

[Docket No. 4227]

PART 3—DIGEST OF CEASE AND DESIST
ORDERS

A. M. FLORMAN & BRO.

§ 3.45 (e) *Discriminating in price—Indirect discrimination—Brokerage payments.* In or in connection with the purchasing of millinery or other commodities in commerce, receiving or accepting directly or indirectly anything of value as brokerage, commission, or other compensation or any allowance or discount in lieu thereof from any seller on or in connection with purchases made from such seller (a) when such purchases are made for respondents' own account or (b) when such purchases are made as agent or buying representative of the purchaser or (c) when in making such purchases respondents are acting in fact for or in behalf of or are subject to the direct or indirect control of the pur-

chaser; prohibited. (Sec. 2 (c) 40 Stat. 1527; 15 U.S.C., sec. 13 (c)) [Cease and desist order, A. M. Florman & Bro., Docket 4227, March 19, 1945]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 19th day of March A. D. 1945.

In the Matter of Arthur M. Florman and Leo Florman, Individually and Trading as A. M. Florman & Bro.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of respondents, Arthur M. Florman and Leo Florman, individually and trading as A. M. Florman & Bro., which answer admits all of the material allegations of the complaint to be true and waives all other intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and conclusion herein that said respondents, Arthur M. Florman and Leo Florman, individually and trading as A. M. Florman & Bro., have violated the provisions of subsection (c) of section 2 of "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (the Clayton Act) as amended by an act of Congress approved June 19, 1936 (the Robinson-Patman Act) (U.S.C. Title 15, sec. 13)

It is ordered, That the respondents, Arthur M. Florman and Leo Florman, individually and trading as A. M. Florman & Bro., or under any other name, jointly or severally, their agents, employees, and representatives, directly or through any corporate or other device in or in connection with the purchasing of millinery or other commodities in commerce as "commerce" is defined in the aforesaid Clayton Act as amended do forthwith cease and desist from:

Receiving or accepting directly or indirectly anything of value as brokerage, commission, or other compensation or any allowance or discount in lieu thereof from any seller on or in connection with purchases made from such seller (a) when such purchases are made for respondents' own account or (b) when such purchases are made as agent or buying representative of the purchaser or (c) when in making such purchases respondents are acting in fact for or in behalf of or are subject to the direct or indirect control of the purchaser.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 45-5356; Filed, Apr. 3, 1945; 11:14 a. m.]

[Docket No. 5103]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

DRI-KLEEN CO.

§ 3.6 (n) *Advertising falsely or misleadingly—Nature—Product*: § 3.6 (b) *Advertising falsely or misleadingly—Qualities or properties of product or service*: § 3.66 (d) *Misbranding or mislabeling—Nature*: § 3.66 (h) *Misbranding or mislabeling—Qualities or properties*: § 3.96 (a) *Using misleading name—Goods—Nature*: § 3.96 (a) *Using misleading name—Goods—Qualities or properties*: § 3.96 (b) *Using misleading name—Vendor—Products*. In connection with the offering for sale, sale, and distribution in commerce, as "commerce" is defined in the Federal Trade Commission Act, of respondents' cleaning preparation now designated Dri-Kleen, or any other preparation of substantially similar composition or possessing substantially similar properties, (1) using the term "dry clean" or the simulation "dri-kleen", or any other term of similar import, as a part of respondents' trade name, or to designate, describe, or refer to respondents' preparation; or otherwise representing, directly or by implication, that said preparation is a dry cleaner or that the use of said preparation constitutes dry cleaning; or (2) representing, directly or by implication, that respondents' preparation will remove stains or grease spots from all fabrics or all wearing apparel; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Dri-Kleen Company, Docket 5103, March 19, 1945]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 19th day of March, A. D., 1945.

In the Matter of Walter Belinky and Samuel Barth, Individually and as Copartners Trading as Dri-Kleen Company

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of respondents, in which answer respondents admit all of the material allegations of fact set forth in said complaint and state that they waive all intervening procedure and further hearings as to said facts, and the Commission having made its findings as to the facts and its conclusion that respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, that the respondents, Walter Belinky and Samuel Barth, individually and trading as Dri-Kleen Company, or trading under any other name, and their representatives, agents, and employees, directly or through any corporate or other devices, in connection with the offering for sale, sale, and distribution in commerce, as "commerce" is defined in the Federal Trade Commission Act, of respondents' cleaning prep-

aration now designated Dri-Kleen, or any other preparation of substantially similar composition or possessing substantially similar properties, do forthwith cease and desist from:

1. Using the term "dry clean" or the simulation "dri-kleen" or any other term of similar import, as a part of respondents' trade name, or to designate, describe, or refer to respondents' preparation; or otherwise representing, directly or by implication, that said preparation is a dry cleaner or that the use of said preparation constitutes dry cleaning.

2. Representing, directly or by implication, that respondents' preparation will remove stains or grease spots from all fabrics or all wearing apparel.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 45-5358; Filed, Apr. 3, 1945; 11:14 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs

[T. D. 51203]

PART 1—CUSTOMS DISTRICTS AND PORTS

PORTS OF ENTRY AND DOCUMENTATION

MARCH 31, 1945.

Effective April 1, 1945, § 1.1 (c) Customs Regulations of 1943, as amended (19 CFR, Cum. Supp., 1.1 (c)), is hereby amended by changing the name of the port of Marshfield in District No. 29 (Oregon), to Coos Bay, and by adding "(E.O. 9533, March 23, 1945)" at the end of the citations following the name, as follows: "(R.S. 161, secs. 2, 3, 23 Stat. 118, 119; 5 U.S.C. 22, 46 U.S.C. 2, 3, E.O. 9083, 9533; 7 F.R. 1609, 10 F.R. 3173)"

The alphabetical list of ports in Appendix I to the Customs Regulations of 1943 is hereby amended by deleting "Marshfield, Oregon— Oregon (29)" and by inserting "Coos Bay, Oregon— Oregon (29)" after "Conneaut, Ohio."

On and after April 1, 1945, the port of Coos Bay will be the home port of all vessels whose home port is Marshfield, Oregon, immediately prior to that date.

[SEAL] W. R. JOHNSON,
Commissioner of Customs.

Approved: March 31, 1945.

HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 45-5343; Filed, Apr. 3, 1945; 10:51 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

AUTHORITY: Regulations in this chapter, unless otherwise noted at the end of documents affected, issued under sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-746]

SUPERIOR ELECTRICAL INDUSTRIES

Bert E. Naster, doing business as Superior Electrical Industries, 1259 South Campbell Avenue, Chicago, Illinois, is engaged in the manufacture and assembly and sale and delivery of ballasts, which are component parts of fluorescent lighting fixtures. He has failed to keep and preserve accurate and complete records of his production, inventories, shipments and sales of ballasts, thereby precluding a determination of his compliance with General Limitation Order L-78, which restricts transactions in fluorescent lighting fixtures and parts thereof. His failure to keep and preserve accurate and complete records of these transactions was so grossly negligent as to constitute wilful violation of Priorities Regulation No. 1.

This violation of Priorities Regulation No. 1 has interfered with the controls established by the War Production Board for the distribution of critical materials and has hampered and impeded the war effort of the United States. In view of the foregoing, it is hereby ordered, that:

§ 1010.746 *Suspension Order No. S-746.* (a) For a period of four months from the effective date of this order, unless otherwise specifically authorized in writing by the War Production Board, Bert E. Naster shall not obtain any material under the provisions of paragraph (d) (4) (iii) of CMP Regulation No. 4, nor apply or extend any preference ratings or use any CMP allotment symbols, regardless of the delivery date named in any purchase order to which such ratings may be applied or extended or on which CMP allotment symbols are used.

(b) The provisions of paragraph (a) may be terminated at an earlier date by the War Production Board upon submission to it by Bert E. Naster of satisfactory proof that he has installed adequate, accurate and complete records, as required by Priorities Regulation No. 1, and that he is in full compliance with the rules, orders and regulations of the War Production Board.

(c) The restrictions and prohibitions contained herein shall apply to Bert E. Naster, doing business as Superior Electrical Industries or under any other name, his successors and assigns, or persons acting on his behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

(d) Nothing contained in this order shall be deemed to relieve Bert E. Naster, doing business as Superior Electrical Industries or otherwise, his successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War

Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(e) This order shall take effect on April 2, 1945.

Issued this 26th day of March 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5301; Filed, Apr. 2, 1945;
4:08 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-750]

HOLYOKE PUBLISHING CO., INC.

Holyoke Publishing Company, Inc., located at 1 Appleton Street, Holyoke, Massachusetts, is engaged in the magazine publishing business. Since April 1944, it has been engaged in the publication of a magazine entitled "Sparkling Stars". It claims that during 1942, the base period under Order L-244, it published three magazines entitled "Cat Man", "Captain Aero" and "Blue Beetle". Frank Z. Temerson was the creator of "Cat Man" and "Captain Aero" and Victor A. Fox was the creator of "Blue Beetle". During 1942, and prior thereto, Temerson and Fox, or corporations which they control, were indebted to Holyoke Magazine Press, an unincorporated association owned and controlled by the same interests which own and control the Holyoke Publishing Company, Inc. "Cat Man", "Captain Aero" and "Blue Beetle" magazines were published during 1942 over the imprint of Holyoke Publishing Company, Inc., pursuant to several agreements between Holyoke Publishing Company and the Temerson and Fox interests. It was the purport of these agreements that all the rights, privileges and benefits attaching to the publishing enterprises were to be returned to the original proprietors or their legal successors and assigns and that Holyoke Publishing Company's proprietorship of the enterprises in 1942 was temporary only, and for the sole purpose of enabling it to obtain sufficient profits from the publications to pay off debts previously incurred by the Temerson and Fox interests to the Holyoke Magazine Press. "Cat Man" and "Captain Aero" magazines were returned to Temerson in the middle of 1943 and "Blue Beetle" was returned to Fox early in 1944. It was the intent of Order L-244 to vest the quota privileges arising from the publishing of magazines in 1942 in the permanent proprietor of the publishing venture, as distinguished from one who obtained a temporary interest, even of a proprietary nature, for the purpose of securing liquidation of a debt owing by the permanent proprietor to the temporary proprietor or its associated interests. The quotas arising from the publication of the said magazines in 1942 were rights, privileges or benefits which accrued to the enterprises, and hence were among the rights, privileges and benefits which were to revert to the original proprietors or their successors and assigns upon the Holyoke Publishing Company's surrender of its temporary proprietor-

ship. Consequently the Holyoke Publishing Company, Inc. was not entitled to claim or use the quotas arising from the publication of "Cat Man", "Captain Aero" or "Blue Beetle" during the base year 1942. Its use during 1944 of 775,772 pounds of print paper for the publication of its own magazine "Sparkling Stars" constituted a violation of Limitation Order L-244. This resulted in a diversion of critical materials to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, that:

§ 1010.750 *Suspension Order No. S-750.* (a) Unless otherwise specifically authorized in writing by the War Production Board, Holyoke Publishing Company, Inc. shall not use or cause to be used any paper for the publishing of magazines based on the quota arising under Limitation Order L-244 by reason of publishing in 1942 of the magazines "Captain Aero", "Cat Man", and "Blue Beetle."

(b) Nothing contained in this order shall be deemed to relieve Holyoke Publishing Company, Inc. from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) The restrictions and prohibitions contained herein shall apply to Holyoke Publishing Company, Inc., its successors and assigns or persons acting on its behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

Issued this 2d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5302; Filed, Apr. 2, 1945;
4:08 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-751]

DON E. NORRIS

Don E. Norris owns and operates a farm near Minnetonka Mills, Minnesota, known as Don Norris Chicken Farm, with a mailing address of Route #2, Hopkins, Minnesota. On or about July 20, 1944, he started and thereafter carried on construction of a new chicken house and an addition to an existing chicken house at a total cost of \$5,053.04. Don E. Norris was aware of War Production Board restrictions on construction and knew, or should have known, that War Production Board authorization was necessary to enable him to commence and carry on this construction. The beginning and carrying on of this construction constituted grossly negligent, if not wilful, violations of Conservation Order L-41.

These violations of Conservation Order L-41 have diverted critical materials to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, that:

§ 1010.751 *Suspension Order No. S-751.* (a) Neither Don E. Norris, his successors or assigns, nor any other per-

son, shall do any construction on his farm located near Minnetonka Mills, Minnesota, mailing address: Route #2, Hopkins, Minnesota, including the completing, putting up, or altering of any structure located thereon, unless hereafter specifically authorized in writing by the War Production Board.

(b) The above restriction shall not apply to maintenance and repair as defined or governed by Conservation Order L-41, as amended from time to time, which involve no alterations, structural or otherwise, no change in design and no change in type or kind of materials.

(c) Nothing contained in this order shall be deemed to relieve Don E. Norris, his successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 2d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5303; Filed, Apr. 2, 1945;
4:09 p. m.]

PART 3270—CONTAINERS

[Conservation Order M-115, as Amended
Mar. 31, 1945]

COLLAPSIBLE TUBES

Section 3270.39 *Conservation Order M-115*, is hereby amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of materials entering into the manufacture of collapsible tubes for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 3270.39 *Conservation Order M-115*—

(a) *What this order does.* Beginning April 1, 1945, this order places revised limitations on the manufacture, delivery and acceptance of collapsible tubes which are made in whole or in part of tin, lead or aluminum. Schedule A of the order lists (1) the only products (subject to certain exceptions) which may be packed in such collapsible tubes, (2) the quarterly lead and aluminum quotas for accepting collapsible tubes for packing the permitted products, and (3) the permitted tin content of such collapsible tubes.

(b) *Definitions.* Wherever used in this order: (1) "Collapsible tube" means any collapsible container in the shape of a tube made in whole or in part of tin, lead or aluminum. The term also includes all pipe made in whole or in part of tin, lead or aluminum.

(2) "Tin" means any material which contains not less than 1.5% by weight of the element tin.

(3) "Lead" means metallic lead, including scrap lead and any alloy containing 50% or more by weight of metallic lead.

(4) "Aluminum" means any materials the principal ingredient of which by either weight or volume is metallic aluminum.

(c) *Restrictions on manufacture, sale and delivery.* No person shall manufacture, sell or deliver any collapsible tubes or tube blanks which he knows or has reason to believe will be accepted in violation of the terms of this order.

(d) *Restrictions on acceptance of collapsible tubes.* No person shall accept a collapsible tube for any purpose other than for packing the products listed in Schedule A in accordance with the lead and aluminum quotas and tin content limitations set forth in that Schedule. The only exceptions to this rule are set forth in paragraph (e) with respect to the acceptance of collapsible tubes for packing products for delivery to certain agencies, in paragraph (f) with respect to small users, and in paragraph (g) with respect to tubes in process. However, no person shall accept a tube containing any tin to pack any unlisted product.

(e) *Exceptions for deliveries to certain agencies.* The restrictions of this order (other than those limiting the tin content of collapsible tubes) shall not apply to the acceptance of tubes for packing products for delivery, directly or indirectly, to the United States Army or Navy (exclusive of Post Exchanges or Ship's Service Departments located within the 48 states and the District of Columbia), War Shipping Administration, Maritime Commission, Veterans Administration, American Red Cross, or Office of Scientific Research and Development, but the purchaser shall not accept such collapsible tubes unless he has shown on each such purchase order the following information: prime contract number, purchasing agency and subdivision of agency (for example, United States Army, Quartermaster Corps), and preference rating assigned to the order (if any). No person shall use a tube which he obtained on a purchase order bearing the above information except for delivery of a product to the agency specified on his order or to another person who certifies in writing that the packed tube will be so delivered.

(f) *Small user exception.* The restrictions of this order (other than those limiting the tin content of tubes) shall not apply to any person who during the calendar year 1944 accepted no more than a total of 100 gross of collapsible tubes for packing all products (whether or not on Schedule A) provided he does not accept more than the same number of tubes for packing all products during any subsequent calendar year.

(g) *Special exception for tubes in process.* The restrictions contained in this order (other than those limiting the tin content of collapsible tubes) shall not apply to tubes which were in process of manufacture on or before March 31, 1945. For the purpose of this order, a tube shall be considered as in process when it was manufactured into a blank by a tube manufacturer, or accepted in the form of a blank by a tube manufacturer within his quota as established by the amendment to this order dated January 15, 1945. A person accepting such

tubes may rely on a statement of a manufacturer that such tubes were in process of manufacture on or before March 31, 1945.

(h) *Certification for delivery of collapsible tubes.* No manufacturer shall sell or deliver a collapsible tube unless he has received from the purchaser a certificate signed manually, or as provided in Priorities Regulation 7. This certificate shall be in substantially the following form and, once filed by a purchaser with a manufacturer, covers all future deliveries from the manufacturer to that purchaser:

The undersigned purchaser certifies, subject to criminal penalties for misrepresentation, that he is familiar with Order M-115 of the War Production Board, and that all purchases from you of items regulated by that order, and the acceptance of the same by the undersigned, will be in compliance with the order, as amended from time to time.

The standard certificate provided for in paragraph (d) of Priorities Regulation 7 may not be used in place of the above certificate; nor may the certificate provided by this order be waived in accordance with paragraph (f) of Priorities Regulation 7.

(i) *Appeals.* Appeals from this order may be filed by addressing a letter to the Containers Division, War Production Board, Washington 25, D. C., Ref: M-115. The letter of appeal need not follow any particular form. It should state informally but completely the particular provision appealed from, the precise relief desired, the reasons why denial of the appeal would result in excessive and individual hardship, and such other statistical and narrative information as may be pertinent.

(j) *Reports.* All collapsible tube manufacturers shall file a monthly report on Form WFB-4136 in accordance with the instructions in that form. This reporting requirement has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. All persons affected by this order shall execute and file with the War Production Board such other forms and questionnaires as said Board shall from time to time request, subject to the approval of the Bureau of the Budget.

(k) *Communications.* Communications concerning this order shall, unless otherwise directed, be addressed to the Containers Division, War Production Board, Washington 25, D. C., Ref: M-115.

(l) *Violation.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(m) *Effective date of this order.* This order as amended March 31, 1945, shall take effect on April 1, 1945. Until that

date, the edition of this order issued on January 15, 1945 shall remain in effect.

Issued this 31st day of March 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A

Column 1—Permitted products. Listed in this column are the only products, except as provided in paragraphs (e) (f) and (g) of the order, for which collapsible tubes may be accepted for packing. Collapsible tubes may be accepted to pack the permitted products only if the products will be packed in the tubes in the form described in this column.

Columns 2 and 3—Lead and aluminum quotas. Column 2 indicates the permitted lead quotas for the respective classes of products in Column 1, and Column 3 similarly indicates the permitted aluminum quotas. The lead quotas for the respective classes of products are not interchangeable, and neither are the aluminum quotas. Where the word "unlimited" appears in either Column 2 or 3 opposite a particular class of products in Column 1, that means that a packer (including a packer who has just begun business) may accept during any calendar quarter, an unlimited quantity of lead or aluminum collapsible tubes (whichever is applicable) for packing that class of products. Where the word "none" appears in Column 2 or 3, that means that no lead or aluminum collapsible tubes (whichever is applicable) may be accepted for packing the class of products in Column 1 to which the word is set opposite, except as provided in paragraphs (e) (f) and (g).

In all cases where the word "unlimited" or "none" does not appear in Column 2 or 3, a certain percentage figure is listed. In Column 2, the listed percentage figure means that the collapsible tubes which a person may accept during any calendar quarter for packing the applicable class of products may not, in the aggregate, contain lead in excess of the listed percentage of the total weight of lead contained in collapsible tubes he accepted during the corresponding quarter of 1944 for packing the same class of products. In Column 3, the listed percentage figure means that the number of collapsible tubes made of aluminum which a person may accept during any calendar quarter for packing the applicable class of products may not be in excess of the listed percentage of the total number of collapsible tubes (all kinds) he accepted during the corresponding quarter of 1944 for packing the same class of products.

In calculating the tubes accepted during the corresponding quarter of 1944, those tubes accepted for packing those classes of products identified in Column 1 as Items (1) through (7) for delivery to any of the agencies listed in paragraph (e) shall be excluded from the base period. The tubes accepted for packing all other products (whether or not for delivery to these agencies) shall be included in the base period. A person shall not charge against his permitted quarterly quotas for lead or aluminum, those collapsible tubes which he accepts during any calendar quarter for packing any products for delivery to any of the agencies listed in paragraph (e).

Column 4—Permitted tin content. This column indicates the permitted tin content of all collapsible tubes accepted for packing the listed products, regardless of whether such products shall be delivered to any of the agencies listed in paragraph (e). Where the word "none" appears, that means that the collapsible tubes accepted to pack the applicable permitted products may contain no tin. This restriction shall not apply to a lead collapsible tube containing not more than .5% tin derived only from secondary sources.

Permitted products (1)	Lead quota (2)	Aluminum quota (3)	Permitted tin content of tubes (4)
1. Ointments and other preparations for ophthalmic use.	Unlimited.....	Unlimited.....	Unlimited.
2. Sulfa drugs in ointment or jelly form.....	Unlimited.....	Unlimited.....	Unlimited.
3. Diagnostic extracts (allergens).....	Unlimited.....	Unlimited.....	Unlimited.
4. Morphine or hypodermic injection.....	Unlimited.....	Unlimited.....	Unlimited.
5. Pile pipe attachments.....	Unlimited.....	Unlimited.....	Not to exceed 7½ percent by weight of tube.
6. Preparations which are intended for introduction into the body orifices (nasal, vaginal, rectal, surgical jelly, etc.).	100 percent.....	25 percent.....	Not to exceed 7½ percent by weight of tube.
7. Other medicinal and pharmaceutical ointments (excluding unmedicated petroleum jelly and lanolin).	75 percent.....	25 percent.....	Not to exceed 7½ percent by weight of tube.
8. Dental cleansing preparations.....	20 percent.....	25 percent.....	Not to exceed 3 percent by weight of tube.
9. Cream, shave, lather.....	None.....	25 percent.....	None.
10. Cream, shave, brushless.....	None.....	25 percent.....	None.
11. Depilatories.....	None.....	25 percent.....	None.
12. Builing compound.....	75 percent.....	50 percent.....	None.
13. Cement rubber (synthetic and natural).....	40 percent.....	25 percent.....	None.
14. Cement, pyroxylin.....	40 percent.....	25 percent.....	None.
15. Flux, type-metal.....	100 percent.....	None.....	None.
16. Paints, colors, artist.....	None.....	60 percent.....	None.
17. Insecticides and rodenticides (limited to those poisonous to humans).	None.....	60 percent.....	None.

¹ Limited to product packed for sale to post exchanges and ship's service departments located within the 48 states and the District of Columbia.

[F. R. Doc. 45-5187; Filed, Mar. 31, 1945; 11:31 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-103, as Amended Mar. 30, 1945]

DYESTUFFS AND ORGANIC PIGMENTS

§ 3290.266 *Conservation Order M-103—(a) Definitions.* For the purposes of this order:

(1) "Dyestuffs" means any organic or partially organic coloring matter. The term includes organic coloring matter even though the matter itself appears colorless. The term does not include inorganic pigments extended or otherwise processed with resins, with dispersing agents, or with other substantially colorless organic material.

(2) "Class A dyestuffs" means the anthraquinone vat dyes appearing on List A attached hereto.

(3) "Class B dyestuffs" means all anthraquinone vat dyes other than those appearing on said List A. The term includes Fast Red A. L. Salt and Fast Red A. L. Base, which shall be considered an anthraquinone vat dye of single strength.

(4) "Class C dyestuffs" means all anthraquinone dyes other than anthraquinone vat dyes:

(5) "Class D dyestuffs" means all other dyestuffs, except:

(i) Those derived from vegetable or animal sources;

(ii) Lithol Red CI 189, Azo Bordeaux CI 88, Alphanaphthylamine Maroon CI 82 or Pigment Green B; or

(iii) Dyestuffs certified under the provisions of the Federal Food, Drug and

Cosmetic Act (Ch. 9, Title 21, U. S. Code) and sold and used exclusively for use in food, drugs and cosmetics, as defined in said Act.

(6) "Value" means the dollar value computed from the domestic consumer's contract sales price as of January 1, 1943.

(7) "United States" means the 48 States, the District of Columbia and the Territory of Alaska.

(8) "Producer" means any person in the United States engaged in the production of organic coloring matter.

(b) *Restrictions on delivery—(1) Class A.* No person shall in any calendar quarter deliver to any one person more than 25 pounds of any Class A dyestuffs and no one person shall in any calendar quarter accept a total of more than 25 pounds of any Class A dyestuffs for use in the United States or Canada, except for export within the limitations prescribed in paragraph (c) *Restrictions on export* and except as provided in paragraph (d) *General Exceptions.*

(2) *Class B, C and D quotas.* Except as provided in paragraph (d) *(General exceptions)* and in paragraph (b) (3), no person shall in any calendar quarter, deliver any Class B, C, or D dyestuffs for use in the United States or Canada or accept delivery of any Class B, C, or D dyestuffs for use in the United States, in excess of the quantities specified in the following schedule:

May deliver

Class B. 10% of combined amount of Class A and B dyestuffs delivered to all persons in 1941 for such use plus 250 pounds.

(For the purpose of Class B quota, calculate in pounds of equivalent single strength Anthraquinone vat dyes. The poundage may be increased to equal 25 or a multiple thereof.)

Class C. 10% of value of Class C dyestuffs delivered to all persons in 1941 for such use plus \$250 value.

May accept delivery

10% of combined amount of Class A and B dyestuffs received from all sources in 1941, plus 250 pounds.

10% of value of Class C dyestuffs received from all sources in 1941, plus \$250 value.

May deliver

Class D. 15% of value of Class D dyestuffs delivered to all persons in 1941 for such use plus \$250 value.

(For the purpose of Class D quota, in determining the value of dry and wet dispersions of organic pigments, only the organic pigment content for such dispersions shall be considered and it shall be based on the value of a comparable dry pigment.)

(3) *Acceptance of delivery of dyestuffs for reyeing used apparel and household furnishings.* Except as provided in paragraph (d) no person shall in any calendar quarter accept delivery of any Class B, C or D dyestuffs for reyeing used apparel and household furnishings in the United States in excess of the quantities specified in the following schedule:

Class B. 25% of combined amount of Class A and B dyestuffs received from all sources in 1941, plus 250 pounds.

(For the purpose of Class B quota, calculate in pounds of equivalent single strength Anthraquinone vat dyes. The poundage may be increased to equal 25 or a multiple thereof.)

Class C. 25% of value of Class C dyestuffs received from all sources in 1941, plus \$250 value.

Class D. 25% of value of Class D dyestuffs, received from all sources in 1941, plus \$250 value.

The seller may rely upon a signed statement by the buyer that he is authorized to accept delivery under this subparagraph (3). If he has knowledge of this fact, he may waive the signed statement.

(4) *Quota adjustments.* For the purpose of the Class B, C and D quotas, referred to in the above schedule:

(i) *Use by producer.* Amounts of dyestuffs which are or have been used by a producer in any calendar quarter or in 1941, shall be considered as having been delivered to such person in such quarter or in 1941, as the case may be.

(ii) *Credit for returned dyestuffs.* Amounts of dyestuffs returned to a vendor prior to the 22nd day after the end of the calendar quarter in which they were delivered, shall not be charged as delivered or accepted.

(iii) *Carry-over of undelivered quota.* Amounts of dyestuffs which a person may deliver or accept which have not been delivered or accepted in any calendar quarter, may be delivered or accepted prior to the 22nd day after the end of such quarter.

(c) *Restrictions on exports.*—(1) *General restrictions.* No producer shall export or deliver for export from the United States to any place other than Canada any dyestuffs produced by him, except either upon orders accompanied by individual export licenses issued by the Foreign Economic Administration (the applications for which show thereon the corresponding current domestic sales price of such dyestuffs) or upon orders from an agency of the United States for delivery pursuant to the Act of March 11, 1941, as amended, entitled "An Act to promote the Defense of the United States" (Lend-Lease Act). The total value, exclusive of the exceptions provided in paragraph (d) of dyestuffs so exported or delivered in any quarter shall not exceed:

(i) $\frac{3}{4}$ of 1% of the total value of all dyestuffs delivered by him in 1941 plus

May accept delivery

15% of value of Class D dyestuffs received from all sources in 1941, plus \$250 value.

(ii) 17% of the total value of dyestuffs exported or delivered for export by him from the United States to all places other than Canada in 1941.

(2) *Further restrictions on Class A, B and C.* The amount of dyestuffs, exclusive of the exceptions provided in paragraph (d) produced by him which a producer may export or deliver for export from the United States to all places other than Canada in any calendar quarter, shall not exceed:

(i) As to Class A dyestuffs, $\frac{1}{2}$ of 1% of the total value of all Class A dyestuffs delivered by him in 1941.

(ii) As to Class B dyestuffs, 2% of the total of all Class B dyestuffs delivered by him in 1941.

(iii) As to Class C dyestuffs, $2\frac{1}{4}$ % of the total value of all Class C dyestuffs delivered by him in 1941.

(3) *Carry-over of undelivered portion of export quota.* Amounts of dyestuffs which a producer may export or deliver for export from the United States to all places other than Canada in any calendar quarter and which have not been exported or delivered for export in such quarter, may be exported or delivered for export in the following quarter in addition to the quota for that quarter. For the purposes of this subparagraph (3), all dyestuffs, other than Class A, B or C, shall be considered one class.

(d) *General exceptions.* The restrictions in subparagraphs (1) (2) and (3) of paragraph (b) (*Restrictions on delivery*) and the restrictions in paragraph (c) (*Restrictions on export*) shall not apply to the delivery or acceptance of delivery of dyestuffs.

(1) To or by the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration, the United States Post Office, the Government Printing Office, the Bureau of Engraving and Printing or the Government of Canada;

(2) For ultimate delivery to any of the agencies mentioned in subparagraph (1) of this paragraph (d), or for use, to the extent specified in the prime contract, in the manufacture of any item which is being produced for any of said agencies;

(3) For use in the manufacture of materials for uniforms as described in subdivisions (i) to (ix), inclusive, of paragraph (e) (1) of General Limitation Order L-224 (Clothing for Men and Boys) and in paragraph (d) (10) of General Limitation Order L-85 (Apparel for Feminine Wear);

(4) Between or among producers and exclusive sales agents of producers;

(5) For coloring gasoline and tractor fuels;

(6) For chemical indicators or bacteriological stains;

(7) For medicinal, therapeutic or diagnostic uses;

(8) For ultimate delivery to or by a retailer (who for this purpose means one who sells dyestuffs and other merchandise directly to the general public for its consumption, e. g., a general store, a drug store, etc.) of dyestuffs in containers not exceeding 8 ounces in content; or

(9) To replace in inventory amounts which, although not acquired for any of the uses referred to in any of the subparagraphs of this paragraph (d) were nevertheless used for one or more of such purposes.

(10) For purposes other than coloring (e. g. rubber chemicals).

Provided, That all deliveries of dyestuffs exempted from the restrictions of said paragraphs (b) and (c) by subparagraphs (2) (3), (4), (5) (6), (7) or (9) of this paragraph (d) shall be made only upon the receipt by the vendor from the purchaser of a certificate signed by such purchaser, or by a person authorized to sign in his behalf, in substantially the following form:

The undersigned hereby certifies to his vendor and to the War Production Board that the dyestuffs to be delivered on the annexed purchase order will be used for one or more of the purposes specified in paragraph (d) of Conservation Order M-103, or will replace inventory so used.

(e) The War Production Board may authorize the delivery and acceptance of delivery, export of and delivery for export of additional quantities of Classes A, B, C and D dyestuffs to be used as specifically directed. Such authority will be issued either in the form of individual letters or by published Directions supplemental to this order. Applications by letter for authorizations under this paragraph may be filed by producers of dyestuffs or commercial dyestuff users. Authorizations for the delivery and acceptance of delivery of additional quantities of Classes A, B, C, or D dyestuffs for domestic use (excluding dyestuffs to be used domestically in dyeing apparel for export) may be granted to the extent that it is necessary for the user to obtain additional dyestuffs to carry out a War Production Board order, direction, or approved program. Additional dyestuffs shall be deemed necessary when the user has insufficient supply of dyestuffs to carry out such orders, directions, or approved programs provided he is not using any of his regular quota to dye or print any material a deeper shade than a standard consistent with available supplies of dyestuffs and the need for the particular shades in carrying out War Production Board orders, directions, and approved programs. The granting of authorizations among dyestuff users participating in the same approved program or direction shall, insofar as practicable, be based on their proportionate participation in such program or direction. Authorizations for dyestuffs to be used in dyeing apparel for export may be granted when the dyestuffs will be used to fill contracts or subcontracts of a government agency or for other essential export uses. Authorization which in the aggregate would require more than a total of 2 per cent of the domestic dyestuff production for export as dyestuffs, or for use in re-

dyeing apparel for export, will be granted only upon program determinations.

Any person who did not deliver or accept deliveries of dyestuffs covered by this order during 1941 may, nevertheless, on application to the War Production Board be granted quotas on an equitable basis in view of the quotas of other persons in the industry. This application should be made by letter stating the products the applicant proposes to manufacture which will require dye intermediates or dyestuffs; and what his present facilities are for the manufacture or processing of these products. Quotas for delivery or acceptance of deliveries of dyestuffs will be granted where this will not require materials, facilities or labor needed for war purposes and will not otherwise adversely affect or interfere with production for war purposes.

(f) *Treatment of mixtures.* In the case of physical mixtures of different classes of dyestuffs containing a component or components of one class to the extent of at least 90% of the value of such mixture, such mixtures shall be considered as belonging to the class to which said component or components belong. In the case of all other physical mixtures of dyestuffs, the classes of components shall be considered separately.

(g) *Restrictions on use of specific dyestuffs.* No person shall use any—

(1) [Deleted Oct. 23, 1943.]

(2) Anthraquinone in any physical form in discharging (including color and white discharge) stripping or destroying naphthol (azoic), vat or other dyes already present on textile fibers. This provision shall not prohibit the use of Anthraquinone in the manufacture of dyestuffs.

(3) Annato or annato extracts for coloring any materials other than food products.

(h) *Restrictions on inventory.* In addition to the restrictions on inventory contained in Priorities Regulation No. 1 (§ 944.14), no person shall accept delivery of any Class A dyestuffs which will increase his inventory thereof beyond an amount which, to the best of his knowledge and belief, will be used by him in the next 45 days.

(i) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(j) *General prohibitions.* No person shall deliver or accept delivery of any dyestuffs, if he knows, or has reason to believe, such material is to be used or is to be delivered or accepted in violation of the terms of this order.

(k) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(l) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(m) *Communications to the War Production Board.* All communications concerning this order, shall, unless otherwise directed in writing, be addressed to: War Production Board, Textile, Clothing and Leather Bureau, Washington 25, D. C., Reference: M-103.

Issued this 30th day of March 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

LIST A

PART I—TECHNICAL NAMES

1. Brown R CI 1151.
2. Brown G CI 1152.
3. Olive R CI 1150.
4. Golden orange R CI 1097.
5. Khaki 2G Pr 122.
6. Olive T.
7. Olive GGL.
8. Olive green B.

PART II—TRADE NAMES

Amanthrene dark olive B.
Amanthrene Khaki 2G Pr 122.
Amanthrene olive R CI 1150.
Amanthrene olive green B.
Calcoloid golden orange RRTD CI 1097.
Calcosol brown G CI 1152.
Calcosol brown R CI 1151.
Calcosol brown RP CI 1151.
Calcosol golden orange RRTL CI 1097.
Calcosol golden orange RRTF CI 1097.
Calcosol khaki G Pr 122.
Calcosol olive R CI 1150.
Carbanthrene brown AR CI 1151.
Carbanthrene brown AG CI 1152.
Carbanthrene golden orange RET CI 1097.
Carbanthrene prtg. golden orange RRT CI 1097.
Carbanthrene khaki 2G Pr 122.
Carbanthrene olive R CI 1150.
Cibanone brown BG CI 1152.
Cibanone brown GR CI 1151.
Cibanone golden orange 2R CI 1097.
Cibanone olive 2R CI 1150.
Indanthrene brown FRA CI 1151.
Indanthrene brown GA CI 1152.
Indanthrene brown GAF CI 1152.
Indanthrene brown GAP CI 1152.
Indanthrene brown GWF CI 1152.
Indanthrene brown GWF CI 1152.
Indanthrene brown RA CI 1151.
Indanthrene brown RAP CI 1151.
Indanthrene brown RWP CI 1151.
Indanthrene khaki 2GA Pr 122.
Indanthrene khaki 2GF Pr 122.
Indanthrene khaki 2GWP Pr 122.
Indanthrene olive green BA.
Indanthrene olive RA CI 1150.
Indanthrene olive RAP CI 1150.
Indanthrene olive RW CI 1150.
Indanthrene olive RWF CI 1150.
Indanthrene orange RRIA CI 1097.
Indanthrene orange RRTF CI 1097.
Indanthrene orange RRTF CI 1097.
Indanthrene orange RRTW CI 1097.
Indanthrene olive T.
Ponsol brown AG CI 1152.
Ponsol brown AR CI 1151.
Ponsol brown ARS CI 1151.
Ponsol green 2BL.
Ponsol golden orange RRT CI 1097.
Ponsol golden orange RRTS CI 1097.
Ponsol khaki 2G Pr 122.
Ponsol olive AR CI 1150.
Ponsol olive ARS CI 1150.
Ponsol olive GGL.

[F. R. Doc. 45-5174; Filed, Mar. 30, 1945;
5:04 p. m.]

PART 3292—AUTOMOTIVE VEHICLES, PARTS AND EQUIPMENT

[Limitation Order L-158, as Amended Mar. 31, 1945]

PRODUCTION OF REPLACEMENT PARTS FOR MOTOR VEHICLES

The fulfillment of requirements for the defense of the United States having created a shortage in the supply of chromium, copper, nickel, and other materials required for the production of replacement parts for light, medium and heavy motor trucks, truck trailers, passenger carriers, off-the-highway motor vehicles, motorized fire equipment and passenger automobiles for defense, for private account and for export, the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 3292.46 *Limitation Order L-158—*
(a) *Definitions.* For the purpose of this order—

(1) "Replacement parts" for light, medium and heavy motor trucks, truck trailers, passenger carriers, off-the-highway motor vehicles, motorized fire equipment and passenger automobiles, means only the parts and assemblies listed on Schedules I and II to this order, and the components entering into such items, produced for use in the repair, maintenance or improvement of these vehicles. Schedules I and II may be amended from time to time.

(2) "Component" means any of the integral pieces or parts of the items listed on Schedules I or II. Components include products of types which, while used in automotive parts, are not so used exclusively. Parts which have no functional duty in the operation of the vehicle or are only ornamental or decorative are not considered components of the authorized parts and may not be produced.

(3) "Rebuilt or reconditioned parts" means any replacement parts listed in Schedules I or II which have been used and restored for use through rebuilding or reconditioning operations.

(4) "Parts consumed in use" means those parts whose function in the operation of the vehicle results in a dissipation or deterioration of material, either in whole or in part, so that the residue has little or no salvage value.

(5) "Passenger automobile" means any passenger vehicle, including station wagons and taxicabs, propelled by an internal combustion engine and having a seating capacity of less than eleven (11) persons.

(6) "Light truck" means a complete motor truck or truck-tractor with a gross vehicle weight rating of less than 9,000 pounds, as authorized by the manufacturer thereof, or the chassis therefor.

(7) "Medium and heavy motor truck" means a complete motor truck or truck-tractor with a gross vehicle weight rating of 9,000 pounds or more, as authorized by the manufacturer thereof, or the chassis therefor.

(8) "Truck trailer" means a complete semi-trailer or full trailer designed for transportation of property or persons, or the chassis therefor.

(9) "Passenger carrier" means a complete motor coach for passenger trans-

portation, having a seating capacity of not less than eleven (11) persons.

(10) "Off-the-highway motor vehicle" means a motor truck, truck tractor or trailer operating off the public highway, normally on rubber tires, and specially designed to transport materials, property or equipment on mining, construction, logging or petroleum development projects, or the chassis therefor.

(11) "Motorized fire equipment" means the chassis of a passenger automobile, light, medium or heavy motor truck, truck-tractor or trailer, used for the transportation of fire-fighting personnel or equipment.

(12) "Producer" means any individual, partnership, association, corporation or other form of business enterprise engaged in the manufacture of replacement parts, as defined in paragraph (a) (1) above.

(13) "Supplier" means a person who supplies a producer with materials or the component parts for the production or assembly of replacement parts.

(14) "Distributor" means any person not a producer or supplier whose business consists, in whole or in part, of the sale of replacement parts, as defined in paragraph (a) (1) above, from inventory. Distributor includes wholesalers, jobbers, dealers, retailers and other persons performing a similar function including garages and service stations.

(15) "Consumer" means the owner or operator of the automotive vehicle for which replacement parts are required, or the user of such replacement parts for any other purpose, not including the Army or Navy of the United States, the United States Maritime Commission, and other agencies listed in paragraph (p) (1) below.

(16) "Inventory" means a stock of new replacement parts held by a distributor for his own account. Inventory does not include any "as is", rebuilt, reconditioned or reconditionable parts, and does not include Army surplus stocks of replacement parts purchased from the Procurement Division of the Treasury Department.

Provisions Relating to Production

(b) *Preference ratings of AA-1 assigned for truck and bus parts and AA-2X for passenger car and light truck parts.* A preference rating of AA-1 is assigned to producers of replacement parts and to manufacturers of the components of such parts, enumerated in Schedules I and II to this order, except those parts and components for light trucks and passenger automobiles for the production of which a preference rating of AA-2X is hereby assigned.

(c) *Special provisions for production of replacement parts and components.* Priorities and CMP Regulations may be disregarded in applying the provisions of the following subparagraphs (1) and (2). This exemption, however, does not apply where the production authorized by these subparagraphs will interfere with any "frozen" schedule of Component Consumption Requirements issued under Order L-1-e or any other "frozen" schedule, as defined in Priorities Regulation No. 18.

(1) *Parts producers.* To provide for the production of automotive replace-

ment parts to maintain civilian automotive transportation, each producer of automotive parts for original equipment and for replacement use is authorized to use in any month for the production of those automotive replacement parts on Schedule I up to five per cent (5%) of his total productive man or machine hours, or both, which were devoted during the preceding month to the production of automotive parts for original equipment and replacement use.

(2) *Other manufacturers.* Each manufacturer of the components of the automotive replacement parts on the list designated Schedule I is authorized to use in any month for the production of such components up to five per cent (5%) of his total productive man or machine hours, or both, which were devoted during the preceding month to the production of automotive type components. Each manufacturer of automotive type components is authorized to ship each month against orders from producers of automotive replacement parts up to five per cent (5%) of his total monthly production of such components.

(3) *Basis for calculation.* The calculation in respect to productive man or machine hours or both may be made on the basis of a calendar month or any successive period of one month, beginning at any time.

(4) *Notice of prospective interference with military orders.* Paragraphs (c) (1) and (2) shall not be applied by any producer of replacement parts or manufacturer of components for such parts in such a way as to interfere with the production of orders of the Army or Navy of the United States. Where interference with Army or Navy orders prevents or will prevent the producer of parts or the manufacturer of components from applying subparagraphs (1) and (2) above, the producer or manufacturer shall immediately notify the Automotive Division, War Production Board, in order that adjustments may be at once considered.

(5) *Parts actually critical to be produced.* The purpose of paragraphs (c) (1) and (2) is primarily to secure more critical replacement parts for civilian use, as enumerated on Schedule I. Production should be made of those Schedule I parts which are critical, against back orders where they exist. It is not the purpose of subparagraphs (1) and (2) to limit the use of facilities for production of parts or components to five per cent (5%) where additional facilities are available for this production.

(d) *Correction of critical shortages.* Whenever the War Production Board determines that a critical shortage exists in respect to replacement parts, the Board may order any producer or supplier to schedule and deliver his production in such manner as will relieve the shortage; and in addition, may direct any producer or distributor to deliver or sell to any other person, at regularly established prices and terms, such quantities of replacement parts available for civilian distribution as the War Production Board may determine.

(e) *Production restricted to listed replacement parts.* (1) No person shall manufacture any parts for use in the repair, maintenance or improvement of

light, medium and heavy trucks, truck trailers, passenger carriers, off-the-highway motor vehicles, motorized fire equipment or passenger automobiles, except the items, and their components, on Schedule I and Schedule II to this order, as the same may be amended from time to time. See, however, paragraph (r) (1).

(2) In the production of such parts no materials shall be used which are prohibited by any orders, regulations or other restrictions on the use of critical materials now or hereafter issued by the War Production Board.

Standardization and Simplification Provisions

(f) *Pistons and bearings.* Producers shall make replacement pistons, piston pins, piston rings and engine bearings as components of engines, only according to the following standards:

(1) Pistons as components of engines only in standard sizes and the following oversizes: .005, .020, .030, .040, .060, and semi-finished and .010 for medium and heavy trucks and busses using engines equipped with hard sleeves.

(2) Piston pins as components of engines only in standard sizes and the following oversizes: .003, .005, .010.

(3) Piston rings as components of engines only in standard sizes and the following oversizes: .020, .030, .040, .060; and in addition, for medium and heavy trucks and busses, .080, .100, .010 for engines equipped with hard sleeves.

(4) Engine bearings as components of engines only in standard sizes and the following undersizes: .002, .010, .020, .030, .040, .060, .090 and semi-finished. In addition, connecting rod bearings with oversize outside diameter, and the "special length Ford main bearings."

Provisions Relating to Distributors' Inventories

(g) *Restrictions on distributors' inventories.* (1) No distributor of replacement parts whose place of business is located in the eastern or central wartime zone shall accept delivery of new replacement parts which, in combination with his existing inventory of new replacement parts, measured in total dollar cost value, will exceed a sixty-day (60) supply. Sixty-day supply means a supply in dollar cost value equal to the distributor's total sales, at his cost, of such new parts in the preceding two months period.

(2) No distributor of replacement parts whose place of business is located in any other wartime zone shall accept delivery of new replacement parts which, in combination with his existing inventory of new replacement parts, measured in total dollar cost value, will exceed a ninety-day (90) supply. Ninety-day supply means a supply in dollar cost value equal to the distributor's total sales, at his cost, of such new parts in the preceding three months period.

(3) Irrespective of the restrictions in subparagraphs (1) and (2) above, a distributor may accept delivery of specific items of replacement parts even though his inventory then exceeds, or will by reason of such acceptance exceed, his

maximum permissible inventory as specified in subparagraphs (1) and (2) above. The quantity of such specific items in dollar cost value shall not exceed the dollar cost value of his sales of such items during the preceding thirty days or the last thirty-day period in which a sale was made if the distributor is located in the eastern or central war time zones, and forty-five days in all other zones.

(h) *Initial inventory for new distributors.* Notwithstanding the restrictions of paragraph (g) above, any person may establish an initial inventory of replacement parts not to exceed one thousand (\$1,000) dollars at dollar cost value for the purpose of selling replacement parts as a distributor.

(i) *Return of new replacement parts.* New replacement parts, returned by a distributor to another distributor, if not included in the inventory of the person receiving the parts during the calendar quarter in which received, shall be included in his inventory in the next succeeding calendar quarter.

(j) *Disposition of traded-in used parts.* No distributor may keep in his inventory, in his possession or under his control any used replacement parts which have been traded in and cannot be reconditioned, for a period of more than thirty (30) days after they have been determined to be unserviceable, but he must dispose of them through customary disposal or scrap channels. Traded-in parts which can be reconditioned must be reconditioned, or returned to be reconditioned, as quickly as minimum quantities will permit.

Provisions Relating to Distribution

(k) *No preference ratings required for delivery of replacement parts for resale.* No producer or distributor need require any preference rating for the delivery of finished replacement parts for resale as such or for use by a consumer, except on Army, Navy, Maritime Commission and War Shipping Administration orders as provided in paragraph (m). All deliveries of such parts for resale or to consumers may be made as if the orders therefor bore the preference ratings assigned to their production in paragraph (b) and without regard to orders bearing a lower rating. In addition, the provisions of this paragraph are applicable to orders for finished parts required for rebuilding or reconditioning operations.

(l) *Parts for emergency repairs—(1) How to order parts.* Notwithstanding the provisions of paragraph (g) above, a distributor may order and accept delivery of replacement parts which he does not have in stock when required by a consumer for the emergency repair of a particular vehicle which cannot be operated without such parts. In such emergency a distributor must file with his order to the producer a certificate in the following form:

CERTIFICATE FOR EMERGENCY REPAIR ORDER AUTOMOTIVE REPLACEMENT PARTS

The undersigned purchaser certifies, subject to criminal penalties for misrepresentation that the replacement parts specified in the attached order are essential for the

repair of the following vehicle, which cannot now be operated without such parts:

Make ----- Engine Number -----
Signed -----
(Firm, partnership or corporation)
By -----
(Name and title of individual)

(Address of firm, partnership or corporation)
Dated -----

A copy of the certificate must be retained by the distributor issuing it as a part of his records.

The standard form of certificate described in Priorities Regulation No. 7 may not be used in place of the above certificate.

(2) *Emergency repair orders take preference.* A producer receiving an order accompanied by a certificate for Emergency Repair must give such order precedence in shipment over other orders not of an emergency nature, and in ordering finished parts from suppliers should indicate quantity of such parts required to fill orders of this type.

(3) *Use of certificate restricted.* The Certificate for Emergency Repair may be used only to secure essential replacement parts for emergency repairs as described in this paragraph (1). It must not under any circumstances be used by a distributor to replenish his stock.

(m) *Preference ratings of AA-2X or higher required on sales by distributors to Army, Navy and Maritime Commission.* Irrespective of the provisions of this order, no distributor shall sell or deliver any replacement parts to the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration except upon receipt of an order bearing a preference rating of AA-2X or higher.

(1) *Special provisions for Army orders.* No distributor may accept a purchase order for replacement parts, except parts for "post exchange" and "contractor vehicles" (Army owned but contractor operated as defined in War Department Circular 285, dated November 6, 1943) submitted to him by the Army unless the order specifies in accordance with War Department instructions the type, manufacturer, model and United States Army registration number of the vehicles covered by the purchase order and the order must carry a certification that such vehicles are "dead-lined" for emergency repair. Neither the registration number of the vehicle nor a certification that the vehicle is "dead-lined" for emergency repair is required if the Army certifies instead that the registration number is unavailable and that a survey has been made of Army stocks in accordance with War Department Circular No. 209, dated September 13, or other specified circular, and that the parts are needed to effect immediate shipment overseas. Delivery by distributors of replacement parts against such orders for the Army must be restricted to parts in the distributors' inventory which are in his stock and are available for immediate delivery at the time the order is received from the Army. It is not sufficient that they are in inventory immediately before delivery.

(n) *Restrictions on sales to consumers—(1) No sale of new parts where old can be rebuilt or reconditioned.* No new replacement part shall be sold or delivered to a consumer to replace a part which the producer or distributor can rebuild or recondition by use of available local reconditioning facilities. The provisions of this paragraph shall not apply to any replacement parts sold to a consumer where the old part is traded in on a unit exchange basis.

(2) *Used parts to be turned in.* No producer or distributor shall sell or deliver any replacement part either new, used or rebuilt, to a consumer unless the consumer turns in to the producer or distributor, concurrently with his purchase, a used replacement part of similar kind for each such replacement part delivered to the consumer. However, a used replacement part need not be turned in in the following cases:

(i) Where the used part has been consumed in use, lost or stolen;

(ii) Where the used part is a cab assembly;

(iii) Where the consumer is a Federal or Territorial Department, Bureau or Agency, or a State or political subdivision thereof, which is forbidden by law from making such disposal of replacement parts;

(iv) Where the new or rebuilt part is ordered by telephone, telegraph or mail, or is to be installed by the purchaser;

(v) Where the new part to be purchased by the consumer will improve the efficiency of the vehicle, its capacity or usefulness, such parts being as follows: for all vehicles—oil filters, governors, shims, piston and piston ring expanders, and balance weights; for medium and heavy trucks, truck trailers, passenger carriers, off-the-highway motor vehicles, motorized fire and police equipment—auxiliary and heavier springs, differentials, trailer connections, converter dollies for converting semi-trailers to full trailers, brakes, fifth wheels for truck tractors, auxiliary fuel tanks, landing gears, heavy duty generators, auxiliary transmissions, two-speed and attachment third axles, power take-offs; heavy duty trailer axles, front wheel drive conversion units, frame extensions, wheels and rims, marker, clearance and identification lamps, spot lamps, fog lamps, and backup lamps, signaling devices, reflex reflectors, windshield defrosters, truck and bus traction sanders; for off-the-highway motor vehicles—power steering booster devices.

(3) *Use of consumer's certificates.* In any of the cases provided for in subparagraphs (2) (ii) (iv) and (v) above, in which the consumer is not required to turn in a used part, he must sign and deliver to the producer or distributor concurrently with each purchase, or on the written confirmation thereof if the order is placed by telephone or telegraph, a Consumer's Certificate in the following form:

CONSUMER'S CERTIFICATE

AUTOMOTIVE REPLACEMENT PARTS

The undersigned purchaser certifies, subject to criminal penalties for misrepresentation, that: (a) the replacement parts covered

by this certificate are essential for the maintenance, repair or improvement of equipment he now owns or operates; (b) these parts will be used to replace parts which, to the best of his knowledge, cannot be rebuilt or reconditioned by use of available facilities; and (c) he will, within thirty days after receiving the parts, dispose of the old parts, if any, through scrap channels.

Signed _____
Vehicle owner or operator
Date _____ Address _____

The foregoing Consumer's Certificate must be retained by the producer or distributor making the sale to the consumer as part of his records.

The standard form of certificate described in Priorities Regulation No. 7 may not be used in place of the above certificate.

(4) *Emergency stocks for fleet operators.* Any owner or operator of a fleet of twenty-five (25) or more medium or heavy trucks, passenger carriers, off-the-highway motor vehicles or taxicabs may, without turning in a similar used part or filing a Consumer's Certificate, purchase engines (less starting, ignition and fuel systems); radiators; clutch assemblies; transmission assemblies; front axle assemblies; and rear axle assemblies; in quantities that will not result in his possession of an inventory which exceeds one each such assembly for every twenty-five (25) such vehicles, or multiples of twenty-five (25) which he maintains in service currently licensed.

Miscellaneous Provisions

(o) *Applicability of War Production Board regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time to time except where otherwise stated.

(p) *Exceptions to applicability of this order.* (1) The terms and restrictions of this order, except as provided for in paragraphs (d) and (m) above, shall not apply to any replacement parts sold to or produced under contracts or orders for delivery to the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration, the Panama Canal, the Coast and Geodetic Survey, the Civil Aeronautics Administration, the National Advisory Committee for Aeronautics, the Offices of Scientific Research and Development.

(2) The terms and restrictions of this order under the headings "Provisions Relating to Distributors' Inventories" and "Provisions Relating to Distribution" shall not apply to any person located outside of the forty-eight states and the District of Columbia.

(q) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, materials under priority control

and may be deprived of priorities assistance.

(r) *Exceptions and appeals—(1) Production under Priorities Regulation 25.* Any person who wants to manufacture any parts for use in the repair, maintenance or improvement of light, medium and heavy trucks, truck trailers, passenger carriers, off-the-highway motor vehicles, motorized fire equipment or passenger automobiles not listed on Schedules I or II to this order may apply for permission to do so under Priorities Regulation 25. The provisions of this order do not apply to parts not listed on Schedules I and II where production is authorized under Priorities Regulation 25.

(2) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate with the field office of the War Production Board for the district in which is located the plant or branch to which the appeal relates, referring to the particular provision appealed from and stating fully the grounds of the appeal. Appeals are permitted from paragraph (e) (1) only in the cases stated in paragraph (j) (4) (iii) of Priorities Regulation 25. The procedure governing appeals, including the need for a statement of manpower requirements, is explained in Priorities Regulation 16.

(s) *Communications.* All communications concerning this order shall, unless otherwise directed be addressed to: War Production Board, Automotive Division, Washington 25, D. C., Ref: Order L-158.

Issued this 31st day of March 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE I

(See pars. (a), (b), (c), (e) of this order)

For all vehicles: (1) engines, (component parts only); (2) clutches; (3) transmissions; (4) propeller shafts and universal joints; (5) axles; (6) braking systems; (7) wheels; (8) springs; (9) steering apparatus; (10) cooling systems; (11) fuel systems; (12) electrical systems, including generators, starters and motors.

SCHEDULE II

Note: Items (35) to (56), inclusive, formerly (34) to (55), redesignated Mar. 31, 1945.

(See pars. (a), (b), (c) of this order)

For all vehicles: (13) engines, less starting, ignition and fuel systems; (14) tire valve assemblies; (15) mechanical starting apparatus; (16) frame and spring assemblies, except spring covers and spring clip spacer tubes; (17) shock absorbers; (18) speedometers; (19) driving mirrors; (20) windshield wiper assemblies; (21) exhaust systems; (22) radiator shells supporting radiator cores; (23) lubricating systems, including fittings; (24) lamps (but not bulbs), signal horns, (only of the type supplied as standard equipment by the vehicle manufacturer with the vehicle), and bulk and spool (a) primary wire (b) spark plug wire and (c) battery cable, the last three items only in lengths of 100 ft. maximum; (25) safety glass and channels; (26) hood, door, window

and rear deck actuating mechanisms; (27) front fenders, but only types which house or hold headlights; (28) windshield defrosters (components only); (29) heater hose; (30) governors.

In addition, but only for medium and heavy motor trucks, truck-trailers, passenger carriers, off-the-highway motor vehicles and motorized fire equipment: (31) power dividers and power take-offs; (32) transfer cases; (33) coupling devices; (34) Converter dollies for converting semi-trailers to full trailers; (35) trailer landing gears; (36) cabs and seats; (37) attachment third axles; (38) front fenders without limitation as to type; (39) hoods; (40) liquid measuring gauges; (41) body mechanical and hydraulic hoists (component parts only); (42) tachometers; (43) doors and door hardware; (44) markers, clearance and identification lamps, spot lamps, (internally controlled only), fog lamps and back-up lamps; (45) fuses and flares; (46) signaling devices; (47) reflex reflectors; (48) windshield defrosters; (49) truck and bus traction sanders.

In addition, but only for passenger carriers and motorized fire equipment: (50) body structural repair parts; (51) sash; (52) destination signs; (53) fare boxes; (54) guards and grab rails; (55) door-operating mechanisms; (56) heating and ventilating equipment.

INTERPRETATION 1—RESIZING OF ENGINE PISTONS AND BEARINGS BY PRODUCERS' BRANCHES

The question of resizing engine pistons and bearings in the field to sizes other than those specified in paragraphs (f) (1) and (f) (4), respectively, of § 3292.46. Limitation Order L-158, has been the subject of some uncertainty in the industry. In order to clarify the order, with respect to the intent of these paragraphs, the following interpretation is hereby issued:

Producers' direct factory branches of warehouses, wholly owned or controlled by them, may finish engine pistons and bearings to any intermediate sizes not specified in paragraphs (f) (1) and (f) (4), respectively, of Limitation Order L-158, when ordered from the factory branch by a customer for immediate use in a specific engine. None of these intermediate sizes may be ordered from a factory branch for stock or to be held in inventory. A certificate for emergency order, as provided for in Order L-158, paragraph (1), should accompany each order placed with the factory branch for the intermediate sizes other than those specified in the paragraphs mentioned above, as a means of identifying the need for the part in a specific vehicle. (Issued Oct. 1, 1943.)

INTERPRETATION 2

PRODUCTION OF DECORATIVE HUB CAPS, WHEEL CAPS AND WHEEL TRIM RINGS NOT PERMITTED UNDER ORDER L-158

Hub caps, wheel caps and wheel trim rings which serve only as ornamental or decorative items are not considered components of wheels, Item (7) Schedule 1 to Limitation Order L-158. Consequently, they may not be produced. However, hub caps which serve as grease retainers are considered components of wheels and may be produced. (Issued Aug. 9, 1944.)

INTERPRETATION 3: Revoked Aug. 9, 1944.

DIRECTION 1: Revoked Aug. 9, 1944.

DIRECTION 2: Revoked Sept. 12, 1944.

[F. R. Doc. 45-5230; Filed, Mar. 31, 1945; 4:00 p. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED-MATERIALS PLAN

[CMP Reg. 5, Direction 24 as Amended Apr. 3, 1945]

PURCHASE OF CERTAIN MATERIALS AS MRO IRRESPECTIVE OF ACCOUNTING PRACTICES

The following amended direction is issued pursuant to CMP Reg. 5.

(a) Persons who manufacture products, or who engage in activities listed below may buy the materials indicated for use in such activities or in manufacture of such products by use of their MRO rating and symbol irrespective of whether such material is charged to operating expense under a particular manufacturer's accounting practice.

Product or activity	Material that may be purchased under this direction
Footwear-----	Steel toe lasting wire, steel staple wire, steel grip tacker wire, steel slugging wire, steel taper nail wire, steel wire used for similar purposes and all types of steel staples.
Products of printing and publishing business.	Steel stitching wire.
Brooms-----	Steel wire.
Commercial blue-print and allied reproductions including white prints, and all intermediate processes and photocopy reproductions (Photostat, Rectigraph, etc.) but not photograph prints for amateurs or commercial photographs, or mass produced photographic copies for business or professional use.	All materials.
Stevedores and Stevedoring companies.	Steel wire rope, steel rods, steel nails, steel angles, other steel in controlled material form and steel metal strapping needed for lashing cargoes only.
Paperboard products. Cheese (Liederkrantz, Camembert, Brie, Bleu, Roquefort, Yeast and suppositories.)	Steel stitching wire. Aluminum foil (plain, printed, embossed, laminated or otherwise processed) for use for wrapping purposes.

(b) Such purchases need not be charged to the purchaser's MRO quota under CMP Regulation No. 5, or other WPB order assigning blanket MRO ratings (as defined in Priorities Regulation No. 3).

(c) This direction supersedes Directions 2, 4, 16, 19 and 22 to CMP Regulation 5.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

Note that processed foil (printed, laminated, embossed, etc.) is a Class B product and manufacturers of it must obtain their requirements of plain foil (controlled material) by filing Form CMP-4B with the War Production Board. They may not use their customers' or their own, MRO symbol to get plain foil. However, some processed foil sold for wrapping Army or Navy products will be treated as a Class A product, and the Army or Navy allots aluminum identified by the appropriate symbol.

[F. R. Doc. 45-5361; Filed, Apr. 3, 1945; 11:28 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[CMP Reg. 5, Direction 27]

ALUMINUM FOIL FOR WRAPPING

The following direction is issued pursuant to CMP Reg. 5:

(a) No person may use his MRO symbol to get aluminum foil in controlled material form for wrapping any product except cheese (Liederkrantz, Camembert, Brie, Bleu, and Roquefort only), yeast and suppositories. Any order for aluminum foil already placed for wrapping any other product must be cancelled.

(b) Note that processed foil (printed, laminated, embossed, etc.) is a Class B product and manufacturers of it must obtain their requirements of plain foil (controlled material) by filing Form CMP-4B with the War Production Board. They may not use their customers', or their own, MRO symbol to get plain foil. However, some processed foil sold for wrapping Army or Navy products will be treated as a Class A product, and the Army or Navy allots aluminum identified by the appropriate symbol.

(c) This direction does not forbid the use of the MRO rating (as distinguished from the MRO symbol used on an authorized controlled material order) to get processed foil.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5369; Filed, Apr. 3, 1945; 11:30 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Direction 1]

RESTRICTION ON THE MANUFACTURE OF BOOK GRADES ENVELOPE AND TABLET PAPERS AND CERTAIN FINE PAPERS

The following direction is issued pursuant to Limitation Order L-120:

Regardless of the provisions of Schedules I, II, III and V to Order L-120, after April 1, 1945, no person shall manufacture any grade of paper listed in Column A below if the basis weight is in excess of the weight specified in Column B opposite the grade. This direction does not prohibit the delivery and use of any of the grades of paper listed in Column A below, which is in excess of the weight indicated in Column B opposite the grade, if before April 1, 1945 the manufacture and use of such paper was permitted by any Schedule to Order L-120.

Column A	Column B		
Grade	Basis weight per 500 sheets		
	20" x 26"	17" x 22"	22 1/4" x 28 1/4"
Rag content wedding papers.....	-----	20	100
Rag content writing papers, except paper for checks and for foreign and domestic currency.....	-----	20	-----
Chemical wood writing papers, except paper for checks and for foreign and domestic currency.....	-----	20	-----
Chemical wood vellum and wedding papers.....	-----	20	100
Commercial wood envelope papers (book grades).....	-----	20	-----
Plain coated cover.....	50	-----	-----

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5362; Filed, Apr. 3, 1945; 11:28 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule I, as Amended Apr. 3, 1945]

PAPER AND PAPERBOARD FOR USE IN COMMERCIAL PRINTING

§ 3281.17 *Schedule 1 to Limitation Order L-120*—(a) *Definitions.* For the purpose of this schedule, including the appendix:

(1) The term "paper and paperboard" means and is limited to the kinds of paper and paperboard commonly described and distributed in the paper trade by the names used as captions in the appendix below.

(2) The term "paper and paperboard for use in commercial printing" means all paper and paperboard commonly manufactured and distributed for use in printing, including but not limited to the printing of house organs, music, labels and posters; and excluding only those manufactured and distributed for use in printing newspapers and magazines, pamphlets published for resale, and books, or for conversion into another paper product or products otherwise than by printing.

(3) A "grade" means one particular quality within a kind of paper or paperboard such grade having the essential properties peculiar to such kind and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any common property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper or paperboard, or coating shall not be considered as resulting in a different grade.

(4) "Color" means any hue of the spectrum, including but not limited to ivory, india and green-white tints, and black, but not including white.

(5) The term "basis weight" means the weight in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(6) The term "thickness" means the thickness of a sheet of paper or paperboard expressed either in terms of plies or in terms of thousandths of an inch measured by the Cady Micrometer.

(7) -An "item" means a quantity of paper or paperboard all of which is of the same size, grain, basis weight, finish, color and grade.

(8) The term "standard" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, a grade and color selected and a basis weight or thickness, and size specified under A of the appropriate caption in the appendix below.

(9) The term "special" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, any grade, color, basis weight, thickness or size that is not standard.

(10) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer or consumer.

(11) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(12) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identification of the papers or paperboards subject to this schedule.* It shall be the duty of each person who manufactures paper or paperboard to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption, if any, of the appendix belongs each of the "paper and paperboard for use in commercial printing" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board the designation by which the manufacturer heretofore identified or distributed the paper or paperboard in question, the common designation in the paper trade of similar papers or paperboards selling within the same general price range as the paper or paperboard in question, and the common designation in the paper trade of papers or paperboards possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper or paperboard in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "paper or paperboard for use in commercial printing", or whether a particular kind of paper or paperboard is such a paper or paperboard at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production

Board, in writing, for an official classification of such paper or paperboard, submitting with his application representative samples of the grade or grades in which he manufactures such paper or paperboard, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of paper or paperboard with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefore an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer, shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer be conclusive.

(c) *Selection of grades for regular manufacture.* Each person who manufactures any kind of "paper or paperboard for use in commercial printing", shall select such "grade" or "grades" (if selection is indicated under the appropriate caption and has not already been made by him), not to exceed the number specified in A (1) of the appropriate caption of the appendix below, as he may desire to adopt for regular manufacture, and shall forthwith notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board, in writing, the original selection shall remain binding.

(d) *Selection of colors for regular manufacture.* If by the terms of A (2) under the appropriate caption of the Appendix below a manufacturer is permitted with respect to a particular grade of a kind of "paper and paperboard for use in commercial printing" to select a number of colors and such selection is indicated and has not already been reported by him, each person desiring to manufacture such grade in colors shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing, the original selection shall remain binding.

(e) *General limitations.* No person shall manufacture any kind of "paper or paperboard for use in commercial printing" in any grade, color, basis weight, or size other than those specified or selected as standard under A of the appropriate caption of the appendix (where such standards are specified or selected under A of the appropriate caption), or con-

trary to any other provision under the appropriate caption. This general rule is, however, subject to the following exceptions:

(1) Tolerances and variations are permitted to the extent provided in paragraph (f).

(2) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g).

(3) Special provision is made for "jobs" and "seconds" in paragraph (h).

(4) Special provision is made for export orders in paragraph (i).

(5) Exceptions are made for "special making orders" under certain captions of the appendix. However, regardless of these exceptions where special making orders are so permitted under any caption, the basis weight or thickness must not exceed the heaviest standard basis weight or thickness permitted under A of such caption.

(6) Paper or paperboard in process of manufacture on June 5, 1944, and conforming to the requirements of this order prior to the amendment effective that date, may be completed otherwise than by pasting. Pasting is permitted provided the resulting basis weight or thickness is no greater than the maximum provided for under the appropriate caption in the appendix below and all other provisions are fully complied with.

(7) If a certain substance weight is specified in War Production Board Orders L-120 or L-241 as the maximum permitted for a particular use, any kind of paper for which there is a caption in the appendix below may be manufactured for such use in such specified weight, and under these circumstances such weight may be considered a standard weight under A (3) of the appropriate caption. However, before the sale or delivery of any paper manufactured under this paragraph, the manufacturer shall require from the purchaser a signed statement that he will sell or use such paper only for the particular use or uses for which such weight is so permitted. The seller shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of paper or paperboard under each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade for such kind. Nothing in this revised schedule shall restrict the remaking, because of faulty manufacture or excessive under-run, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance

with the provisions of this revised schedule on an order for rolls; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions, if any, applying to a "special size" under B of the appropriate caption in the Appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the sale of "job lots" or "seconds" resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture "paper and paperboard" according to the terms of this revised schedule, provided that the manufacturer clearly informs the purchaser that such paper or paperboard is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing from the War Production Board sell in the domestic market) any "kind" of "paper or paperboard for use in commercial printing" in any size, basis weight or thickness required, regardless of quantity, provided all other provisions of this schedule are complied with and (if the basis weight or thickness is heavier than permitted) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(j) *Records and reports.*—(1) *Standard samples.* Each person who manufactures any kind of "paper or paperboard for use in commercial printing" shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after April 1, 1945, each person who manufactures any "special making order" permitted under B of the appropriate caption of the appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one printer or consumer. If the order is for cover paper the statement must also be to the effect that the buyer will use it or sell it to a printer or consumer for making covers only. Any buyer who resells cover paper may require his customer to give him a similar statement. The person who manufactures the "special making order" shall keep such statement together with a complete record of such order, readily available for inspection by the War Production Board and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Statement required from buyers of cover paper.* On and after April 1, 1945

each person who manufactures any kind of cover paper, the manufacture of which is permitted under the appropriate caption of the appendix below, shall require from the buyer a statement to the effect that the buyer will use it or sell it to a printer or consumer for making covers only. Any buyer who resells cover paper may require his customer to give him a similar statement.

NOTE: Subparagraph (4) formerly (3) redesignated Apr. 3, 1945.

(4) *Export orders.* On and after September 1, 1943 each person who manufactures "paper or paperboard for use in commercial printing" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

NOTE: The reporting requirements of paragraphs (c) and (d) have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 3d day of April, 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX—STANDARDIZATION AND SIMPLIFICATION OF PAPER AND PAPERBOARD FOR USE IN COMMERCIAL PRINTING

UNCOATED ENGLISH (MACHINE) FINISH BOOK PAPERS

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) *Standard Grades:* Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) *Standard Colors:* In one of the grades selected under A (1), White and India only. The other grade selected may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) *Standard basis weights* (Per 500 sheets 25" x 38") 30, 35, 40; and, if for use in printing sheet music, basis weight 70, or music other than sheet music, basis weight 50, or cigarette cups, basis weight 65, or seed packets, basis weight 60, or labels, basis weight 45; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) *Standard Sizes* (in inches)
Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either white or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

(5) Basis Weights below 30 pound. No restriction on grade, basis weights or sizes in basis weights below 30 pound.

UNCOATED BOOK PAPERS, SUPERCALENDERED

A. *Grades, Colors, Weights and Sizes for regular manufacture:*

(1) *Standard Grades:* Not more than two, selected according to paragraph (c) of the foregoing schedule, provided they correspond to the two selected for Uncoated English (Machine) Finish Book Papers.

(2) *Standard Colors:* In one of the grades selected under A (1), White and India only. The other grade selected may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) *Standard basis weights* (For 500 sheets 25" x 38") 35, 40, 45; and if for use in printing sheet music, basis weight 70, or music other than sheet music, basis weight 50; or for use in producing labels, basis weight 50; or cigarette cups, basis weight 65; or seed packets basis weight 65; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) *Standard Sizes* (in inches)
Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at

least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

ANTIQUÉ (EGGSHELL) FINISH BOOK PAPERS

A. Grades, Colors, Weights and Sizes for regular manufacture.

(1) Standard grades: Not more than two, selected according to paragraph (c) of the foregoing schedule, but only one may carry a watermark and/or a laid mark.

(2) Standard colors: In one of the grades selected under A (1), White and India only. The other grade selected may be manufactured in White, and India, and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights—(Per 500 sheets 25" x 38") 35, 40, 45; and, if in a standard watermarked text grade, basis weight 50.

(4) Standard sizes (in inches).

Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

UNCOATED OFFSET BOOK PAPERS

A. Grades, colors, weights and sizes for regular manufacture.

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: The grade selected under A (1) may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weight (per 500 sheets 25" x 38") 50.

NOTE: Undesignated paragraph deleted Apr. 3, 1945.

(4) Standard Sizes (in inches).

Sheets: 22½ x 35, 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50, 41 x 54, 44 x 64.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) No laid mark or other watermarks permitted.

(7) No supercalendered Offset Paper permitted.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight, in the quantities provided for under exceptions (1), (2) and (3) above.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) A laid mark or other watermark may be incorporated in a special making order of 5,000 pounds or more of any item conforming to the other conditions of this caption.

(7) A Supercalender Finish may be applied to fill a special making order for 2,000 pounds or more of any item conforming to the other conditions of this caption.

PROCESS (MACHINE) COATED BOOK PAPERS

A. Grades, Colors, Weights and Sizes for regular manufacture.

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

NOTE: A person may, upon application to and approval by the War Production Board select for regular manufacture not more than 2 additional grades of Process (Machine) Coated Book Papers, each in lieu of a grade of Glossy Coated Two Sides Book Papers and, if his application is granted, may not thereafter, unless and until permitted by the War Production Board, regularly manufacture the grade or grades of Glossy Coated Two Sides Book Papers thus replaced.

(2) Standard Colors: White only.

(3) Standard basis weights (per 500 sheets 25" x 38"); 45, 50, 60, and 70; providing the

basis weight of the body stock is no heavier than 45.

(4) Standard Sizes (in inches).

Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade, and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

COATED ONE SIDE BOOK PAPERS

A. Grades, Colors, Weights and Sizes for regular manufacture.

(1) Standard Grades: Not more than one grade of body stock to which may be applied two grades of coating, selected according to paragraph (c) of the foregoing schedule, one for general use and the other suitable for varnishing and gloss ink printing.

(2) Standard Colors: White only.

(3) Standard basis weights (per 500 sheets 25" x 38") 50, 60; and if for use in printing cigarette cups, basis weight 70, or if for use in printing sheet music, basis weight 80:

Provided, That before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard sizes (in inches)

Sheets: 25" x 38" 28" x 42" 28" x 44" 32" x 44" 35" x 45" 38" x 50"

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight, or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

(5) Special Coating Formulae: Any glossy coated one side coating formula may be applied to the one grade of body stock permitted under A (1) to fill a special making order:

(a) In 5,000 pounds or more of one item in White only, and in any basis weight permitted under A (3); or

(b) In 10,000 pounds or more of White or any one color, standard or special, and in any one basis weight permitted, standard or special, with at least 5,000 pounds of each item.

GLOSSY COATED TWO SIDES BOOK PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In each of two of the grades selected under A (1), White and either India or Ivory but not both. The other grade selected may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (Per 500 sheets 25" x 38") 50, 60; and, providing the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets: 25 x 36, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimensions of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight, or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1) (2) and (3) above.

(5) Special Coating Formulae: Any glossy coated two sides coating formula may be applied to a grade of body stock regularly manufactured under A (1) to fill a special making order:

(a) In 5,000 pounds or more of one item in White only, and in any basis weight permitted under A (3); or

(b) In 10,000 pounds or more of White or any one color, standard or special, and in any one basis weight permitted, standard or special, and with at least 5,000 pounds of each item.

(6) Glossy Coated One Side: Any body stock and coating used for a standard grade of Glossy Coated Two Sides Book Papers may be used to manufacture a similar grade coated one side to fill a special making order, provided that:

(a) The quantity of each basis weight permitted for coated one side is at least 10,000 pounds; and

(b) The quantity of each item is at least 5,000 pounds.

COATED TWO SIDES OFFSET PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White only.

(3) Standard basis weights (Per 500 sheets 25" x 38") 50, 60; and, providing the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets: 22½ x 35, 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50, 41 x 54.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

DULL COATED BOOK PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: The grade selected under A (1) may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (Per 500 sheets 25" x 38") 50, 60; and, providing the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets: 25 x 36, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1) (2) and (3) above.

PLAIN COATED COVER PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: The grade selected under A (1) may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (per 500 sheets 20" x 26") 50; and in addition, any finished basis weight in a soilproof, greaseproof or moisture resistant cover which results from coating a 20" x 26"—60# raw stock is permitted.

(4) Standard Sizes (in inches)

Sheets: 20 x 26, 23 x 35, 26 x 40, 35 x 46.

Rolls: any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade, and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above; and

(c) [Deleted Apr. 3, 1945.]

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1) (2) and (3) above.

BOGUS (TICKET) BRISTOL

Maximum basis weight permitted: 22½" x 28½" — 120.

POSTER PAPERS

Maximum basis weight permitted: 25" x 38" — 50.

COATED POSTCARD BRISTOL

Maximum thickness permitted: .009 of an inch.

NEWSPRINT

Maximum basis weight permitted: 24" x 36" — 32.

SCHOOL DRAWING

(Excluding "Artists Drawing" and "Drafting")

Maximum basis weight permitted: 25" x 38" — 45.

[F. R. Doc. 45-5363; Filed, Apr. 3, 1945; 11:28 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule II, as Amended Apr. 3, 1945]

PAPER AND PAPERBOARD FOR USE IN BOOK PUBLISHING

§ 3281.18 *Schedule II to Limitation Order L-120—(a) Definitions.* For the purpose of this schedule, including the appendix:

(1) The term "paper" means and is limited to the kinds of paper commonly described and distributed in the paper trade by the names used as captions in the appendix below.

(2) The term "paper for use in book publishing" means all "paper" commonly manufactured and distributed for use in

books and in publishing pamphlets for resale.

(3) A "grade" means one particular quality within a kind of paper, such grade having the essential properties peculiar to such kind of paper and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any such property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper or coating shall not be considered as resulting in a different grade.

(4) "Color" means any hue of the spectrum, including but not limited to ivory, indigo and green-white tints, and black, but not including white.

(5) The term "basis weight" means the weight of a kind of paper in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(6) An "item" means a quantity of paper all of which is of the same size, grain, basis weight, finish, color and grade.

(7) The term "standard" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, a grade and color selected and a basis weight and size specified under A of the appropriate caption in the appendix below.

(8) The term "special" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, any grade, color, basis weight or size that is not standard.

(9) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer or publisher.

(10) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(11) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identification of the papers subject to this schedule.* It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption of the appendix, if any, belongs each of the "papers for use in book publishing" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in ques-

tion, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "paper for use in book publishing", or whether a particular kind of paper is such a paper at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacture.* Each person who manufactures any kind of "paper for use in book publishing" shall, with respect to each such kind he manufactures select such "grade" or "grades" thereof (if such selection is indicated under the appropriate caption and has not already been reported by him to the War Production Board) not to exceed the number specified in A (1) of the appropriate caption of the appendix below, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(d) *Selection of colors for regular manufacture.* If by the terms of A (2) under the appropriate caption of the appendix below a manufacturer is permitted, with respect to a particular grade of a kind of "paper for use in book publishing", to select a number of colors, and such selection is indicated and has not already been reported by him to the War Production Board, each person desiring to manufacture such grade in colors shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Produc-

tion Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(c) *General limitations.* No person shall manufacture any kind of "paper for use in book publishing" in any grade, color, basis weight, or size other than those specified or selected as standard under A of the appropriate caption of the appendix (where such standards are specified or selected under A of the appropriate caption), or contrary to any other provision under the appropriate caption. This general rule is, however, subject to the following exceptions:

(1) Any item the manufacture of which is permitted under Schedule I to Limitation Order L-120 may be manufactured for use in books or in publishing pamphlets for resale, provided the basis weight of the item is no heavier than permitted under the maximum weight provisions of this Schedule II for the grade.

(2) Tolerances and variations are permitted to the extent provided in paragraph (f)

(3) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g)

(4) Special provision is made for "jobs" and "seconds" in paragraph (h)

(5) Special provision is made for export orders in paragraph (i)

(6) Exceptions are made for "special making orders" under certain captions of the appendix. However, regardless of these exceptions where special making orders are so permitted under any caption, the basis weight or thickness must not exceed the heaviest standard basis weight or thickness permitted under A of such caption.

(7) Paper in process of manufacture on June 5, 1944, and conforming to the requirements of this order prior to the amendment effective that date, may be completed otherwise than by pasting. Pasting is permitted *Providing*, The resulting basis weight is no greater than the maximum provided for under the appropriate caption of the Appendix below and all other provisions are fully complied with.

(8) [Deleted Nov. 2, 1944.]

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of paper under each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade. Nothing in this revised schedule shall restrict the remaking, because of faulty manufacture or excessive under-run, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in ac-

cordance with the provisions of this revised schedule on an order for roll paper; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions, if any, applying to a "special size" under B of the appropriate caption in the appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the sale of "job lots" or "seconds", resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture paper according to the terms of this revised schedule, provided that the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing by the War Production Board sell in the domestic market) any kind of paper for use in book publishing in any size or basis weight required, regardless of quantity, provided all other provisions of this schedule are complied with and (if the basis weight is heavier than permitted by this schedule) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(j) *Records and reports.*—(1) *Standard samples.* Each person who manufactures any kind of "paper for use, in book publishing" shall keep readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after April 1, 1945 each person who manufactures any "special making order" permitted under B of the appropriate caption of the appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one printer or consumer. If the order is for cover paper the statement must also be to the effect that the buyer will use it or sell it to a printer or consumer for making covers only. Any buyer who resells cover paper may require his customer to give him a similar statement. The person who manufactures the "special making order" shall keep such statement together with a complete record of such order, readily available for inspection by the War Production Board and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Statement required from buyers of cover paper.* On and after April 1, 1945 each person who manufactures any kind

of cover paper, the manufacture of which is permitted under the appropriate caption of the appendix below, shall require from the buyer a statement to the effect that the buyer will use it or sell it to a printer or consumer for making covers only. Any buyer who resells cover paper may require his customer to give him a similar statement.

Note: Subparagraphs (4) and (5), formerly (3) and (4), redesignated Apr. 3, 1945.

(4) *Export orders.* On and after September 1, 1943, each person who manufactures "paper for use in book publishing" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942, and shall submit reports of such orders to the War Production Board as it may from time to time require.

(5) *Buyer's statement of use.* On and after September 1, 1943, each manufacturer, before filling any order for "paper for use in book publishing" manufactured after September 1, 1943, shall require from the buyer a statement that such order is for use in books or in publishing pamphlets for resale, and shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board.

(k) Deleted June 5, 1944.

Note: The reporting requirements of WPB 1295 (formerly PD 589) have been approved by the Bureau of the Budget pursuant to Federal Reports Act of 1942.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX—STANDARDIZATION AND SIMPLIFICATION OF PAPER AND PAPERBOARD FOR USE IN BOOK PUBLISHING

UNCOATED ENGLISH (MACHINE) FINISH BOOK PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In the grades selected under A (1), White and India only.

(3) Standard Basis Weights (per 500 sheets 25" x 38") 30, 35, 40; and, if for use in printing text books for elementary school grades 1 and 2 or for juvenile books, or for music books, basis weight 50, or other school and college text books and books published primarily for use as text books or reference books by those engaged in the Medical or in the Chemical, Electrical, or other Engineering professions, basis weight 45, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order,

readily available for inspection by the War Production Board.

(4) **Standard Sizes (in inches)**

Sheets: 38 x 50, 41 x 61, 44 x 66, 46 x 69.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either white or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A special size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

(5) Basis weights below 30 pound. No restriction on grade, basis weights or sizes in basis weights below 30 pound.

UNCOATED BOOK PAPERS, SUPERCALENDERED

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule, provided they correspond to the two selected for Uncoated English (Machine) Finish Book Papers.

(2) Standard Colors: In the grades selected under A (1), White and India Only.

(3) Standard basis weights (Per 500 sheets 25" x 38") 30, 35, 40, 45; and, if for use in printing text books for elementary school grades 1 and 2 or for juvenile books or for music books, basis weight 50; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) **Standard Sizes (in inches)**

Sheets: 38 x 50, 41 x 61, 44 x 66, 46 x 69.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

ANTIQUE (EGGSHELL) FINISH BOOK PAPERS (INCLUDING HIGH DULC AND EXTRA HIGH DULC)

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule, but only one may carry a watermark and/or a laid mark.

(A difference in bulk does not in itself constitute a difference in Grade.)

(2) Standard Colors: In the grades selected under A (1) White and India only.

(3) Standard Basis Weights (Per 500 sheets 25" x 38") 35, 40, 45; and, if in a standard watermarked text grade or for use in printing text books for elementary school grades 1 and 2 or juvenile books or music books, basis weight 50, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) **Standard Sizes (in inches)**

Sheets: 38 x 50, 41 x 61, 44 x 66, 46 x 69.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "Special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either white or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order provided that:

(a) The quantity of each special color is at least 20,000 pounds, in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

UNCOATED OFFSET BOOK PAPERS

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In the grade selected under A (1), White and India only.

(3) Standard basis weight (per 500 sheets 25" x 38") 50.

Note: Undesignated paragraph deleted Apr. 3, 1945.

(4) **Standard Sizes (in inches)**

Sheets: 33 x 50, 41 x 54, 44 x 64, 50 x 63 1/4.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) No laid mark or other watermarks permitted.

(7) No supercalendered Offset Paper permitted.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) A laid mark or other watermark may be incorporated in a special making order of 5,000 pounds or more of any item conforming to the other conditions of this caption.

(7) A Supercalendar Finish may be applied to fill a special making order for 2,000 pounds or more of any item conforming to the other conditions of this caption.

COATED TWO SIDES BOOK PAPERS

(Including glossy coated, dull coated, and coated offset)

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) Standard Grades: Not more than one in each of the three kinds included, selected

according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In the grade selected under A (1), White, and Ivory and India only.

(3) Standard basis weights (Per 500 sheets 25"x38") 50, 60; and, provided the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets:

38 x 50, 41 x 61, 44 x 66, 46 x 69.

Rolls:

Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White, or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2), and (3) above.

PROCESS (MACHINE) COATED BOOK PAPERS

Maximum basis weight permitted: 25" x 38"—60 and any heavier finished basis weight; providing the basis weight of the body stock is not heavier than 45.

COATED ONE SIDE BOOK PAPERS

Maximum Basis Weight Permitted: 25" x 38"—60.

PLAIN COATED COVER

Maximum basis weight permitted: for the inside: any finished weight resulting from the use of a body stock (i. e., finished paper minus coating) no heavier than basis weight 25" x 38"—45. For a cover: 20" x 26"—50 and, if for use as a sollproof, greaseproof, or moisture resistant cover, any basis weight which results from coating a body stock in basis weight 20" x 26"—60, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement together with a complete record of the order, readily available for inspection by the War Production Board.

END LEAF PAPER

Maximum Basis Weight Permitted: 25" x 38"—80.

SCHOOL DRAWING PAPER

(Excluding "Artists Drawing" and "Drafting")

Maximum Basis Weight Permitted: 25" x 38"—45 and, if for use in school drawing or water coloring books, basis weight 24" x 36"—60.

NEWSPRINT

Maximum Basis Weight Permitted: 24" x 36"—32.

[F. R. Doc. 45-5365; Filed, Apr. 3, 1945; 11:30 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule III, as Amended Apr. 3, 1945]

FINE WRITING PAPERS INCLUDING RAG AND CHEMICAL BONDS, WRITINGS, LEDGERS, WEDDINGS, REPRODUCTION, AND DUPLICATION PAPERS, COVERS, INDEX AND BRISTOLS

§ 3281.19 *Schedule III to Limitation Order L-120—(a) Definitions.* For the purpose of this schedule, including the appendix:

(1) The term "fine writing papers" means and is limited to the kinds of paper commonly described and distributed in the paper trade by the names used as captions in the Appendix below.

(2) A "grade" means one particular quality within a kind of fine writing paper, such grade having the essential properties peculiar to such kind of paper and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any such property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper or coating shall not be considered as resulting in a different grade.

(3) "Color" means any hue of the spectrum, including but not limited to ivory, india and green-white tints, and black, but not including white.

(4) The term "substance weight" means the weight of a kind of fine writing paper in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(5) The term "thickness" means the thickness of a sheet of paper or paper-board expressed either in terms of plies or in terms of thousandths of an inch measured by the Cady Micrometer.

(6) An "item" means a quantity of paper all of which is of the same size, grain, substance weight, finish, color and grade.

(7) The term "standard" as applied to grade, color, substance weight, and size means, with respect to each manufacturer, a grade and color selected and a substance weight and size specified under A of the appropriate caption in the Appendix below.

(8) The term "special" as applied to grade, color, substance weight, and size means with respect to each manufac-

turer, any grade, color, substance weight or size that is not standard.

(9) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer, converter or consumer.

(10) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(11) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other form of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identification of the papers subject to this schedule.* It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption of the Appendix, if any, belongs each of the "fine writing papers" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "fine writing paper," or whether a particular kind of paper is such a paper at all or belongs under any caption of the Appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacture.* Each person who manufactures any kind of "fine writing paper" shall with respect to each such kind he

manufactures, select such "grade" or "grades" thereof (if such selection is indicated under the appropriate caption and has not already been reported by him to the War Production Board) not to exceed the number specified in A (1) of the appropriate caption of the Appendix below, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding. Each person who regularly manufactures any Extra 100 percent rag content grade of any kind of "fine writing paper" shall notify, as above, the War Production Board thereof on Form WPB 1295 (formerly PD-589) stating, in addition, in what respect each such grade differs from his standard 100 percent rag grade, and submitting with his statement representative samples of each such grade and a list of sizes, weights and colors regularly manufactured.

(d) *Selection of colors for regular manufacture.* If by the terms of A (2) under the appropriate caption of the Appendix below a manufacturer is permitted, with respect to a particular grade of a kind of "fine writing paper", to select a number of colors each person desiring to manufacture such grade in colors (and such selection is indicated and has not already been reported by him to the War Production Board) shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(e) *General limitations.*—No person shall manufacture any kind of "fine writing paper" in any grade, color, basis weight, or size other than those specified or selected as standard under A of the appropriate caption of the Appendix (where such standards are specified or selected under A of the appropriate caption) or contrary to any other provision under the appropriate caption. This general rule is, however, subject to the following exceptions:

(1) Tolerances and variations are permitted to the extent provided in paragraph (f)

(2) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g)

(3) Special provision is made for "jobs" and "seconds" in paragraph (h).

(4) Special provision is made for export orders in paragraph (i)

(5) Exceptions are made for "special making orders" under certain captions of the Appendix. However, regardless of these exceptions where special mak-

ing orders are so permitted under any caption, the basis weight or thickness must not exceed the heaviest standard basis weight or thickness permitted under A of such caption.

(6) Paper or paperboard in process of manufacture on June 5, 1944, and conforming to the requirements of this order prior to the amendment effective that date, may be completed otherwise than by pasting. Pasting is permitted provided the resulting substance weight is no greater than the maximum provided for under the appropriate caption in the Appendix below and all other provisions are fully complied with.

(7) If a certain substance weight is specified in War Production Board Orders L-120 or L-241 as the maximum permitted for a particular use, any kind of paper for which there is a caption in the Appendix below may be manufactured for such use in such specified weight, and under these circumstances such weight may be considered a standard weight under A (3) of the appropriate caption. However, before the sale or delivery of any paper manufactured under this paragraph, the manufacturer shall require from the purchaser a signed statement that he will sell or use such paper only for the particular use or uses for which such weight is so permitted. The seller shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of "fine writing papers" under each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade. Nothing in this revised schedule shall restrict the remaking, because of faulty manufacture or excessive underrun, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this revised schedule on an order for rolls; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions, if any, applying to a "special size" under B of the appropriate caption in the Appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the sale of "job lots" or "seconds", resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona-fide attempt to manufacture "fine writing paper" according to the terms of this revised schedule, provided that the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing by the War Production Board sell in the domestic market) any kind of "fine writing paper" in any size or substance weight required, regardless of quantity, provided all other provisions of this schedule are complied with and (if the substance weight or thickness is greater than permitted by this schedule) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such greater substance weight or thickness; and further, bonds, ledgers and writings may be manufactured with any percent of rag content specified by any foreign government to fill a special making order for such government.

(j) *Records and reports.*—(1) *Standard samples.* Each person who manufactures any kind of "fine writing paper" shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after April 1, 1945 each person who manufactures any "special making order" permitted under B of the appropriate caption of the appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one printer or consumer. If the order is for cover paper the statement must also be to the effect that the buyer will use it or sell it to a printer or consumer for making covers only. Any buyer who resells cover paper may require his customer to give him a similar statement. The person who manufactures the "special making order" shall keep such statement together with a complete record of such order, readily available for inspection by the War Production Board and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Statement required from buyers of cover paper.* On and after April 1, 1945 each person who manufactures any kind of cover paper, the manufacture of which is permitted under the appropriate caption of the appendix below, shall require from the buyer a statement to the effect that the buyer will use it or sell it to a printer or consumer for making covers only. Any buyer who resells cover paper may require his customer to give him a similar statement.

NOTE: Subparagraph (4) formerly (3) redesignated Apr. 3, 1945.

(4) *Export orders.* On and after September 1, 1943, each person who manufactures "fine writing paper" for export

shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export and, in the case of a foreign government that such paper is purchased for such government, shall keep such statement, together with a complete record of the order against which such paper is manufactured readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

NOTE: The reporting requirements of WPB 1295 (formerly PD-589) have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX—FINE WRITING PAPERS

RAG CONTENT BOND PAPERS

A. Grades, colors, weights and sizes for regular manufacture:

(1) Standard grades. Any or all of the five following, selected in accordance with (c) of the foregoing Schedule:

- 25 percent rag content.
- 50 percent rag content.
- 75 percent rag content.
- 100 percent rag content.
- Extra 100 percent rag content.

(2) Standard colors. White and Ivory and six other colors, selected according to paragraph (d) of the foregoing Schedule.

(3) Standard weights (per 500 sheets 17" x 22") substance weights 11, 13, 16; and, if for use in manufacturing envelopes, substance weight 20; or for use as a protective paper or for checks, or for use on an addressing machine substance weights 20 and 24, provided that, before the sale thereof for any one of such uses, the manufacturers shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard sizes (in inches)

For White and Ivory

Sheets, 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34, 34 x 44.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

For Other Colors

Sheets, 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34.

Rolls. None permitted as standard.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7½ x 10½.

(5) Ash content: not less than 5% in substances 16 and heavier or 3% in substances 13 and lighter.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

(8) Extra 100 percent rag content: if selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or

in any color and size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a rag content bond paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT LEDGER PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than four of the following, selected according to Paragraph (c) of the foregoing Schedule:

- 25 percent rag content
- 50 percent rag content
- 75 percent rag content
- 85 percent rag content
- 100 percent rag content

and in addition to the four selected, Extra 100 percent rag content.

(2) Standard Colors: White and Blue, Buff and Green—White tint only.

(3) Standard weights (Per 500 sheets 17" x 22") substance weights 24, 28; and, if for county record books and other permanent government records, substance weights 32 and 36; or if for loose leaf accounting forms used on an automatic posting machine, substance weight 32; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22½ x 22½, 22 x 34, 24 x 38, 28 x 34.

ROLLS: Any roll width in a permitted weight is a standard size when manufactured as

part of, and at the same time as, a full machine deckle of the identical grade.

(5) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(6) No restriction as to finish.

(7) Extra 100 percent rag content: if selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or in any color and size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Ledger Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT LOOSE LEAF LEDGER PAPERS

(Including Machine Posting Ledger Papers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than four of the following, selected according to paragraph (c) of the foregoing schedule:

- 25 percent rag content
- 50 percent rag content
- 75 percent rag content
- 85 percent rag content
- 100 percent rag content

and in addition to the four selected, Extra 100 percent rag content.

(2) Standard Colors: White, and six colors, selected according to paragraph (d) of the foregoing Schedule.

(3) Standard Weights (per 500 sheets 17" x 22") substance weights 24, 28; and, if for county record books and other permanent government records, substance weights 32

and 36; or if for loose leaf accounting forms used on an automatic posting machine, substance weight 32; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: $17\frac{1}{2} \times 22\frac{1}{2}$, $19\frac{1}{2} \times 24\frac{1}{2}$, $22\frac{1}{2} \times 22\frac{1}{2}$, $22\frac{1}{2} \times 28\frac{1}{2}$, $22\frac{1}{2} \times 35$, $24\frac{1}{2} \times 24\frac{1}{2}$, $24\frac{1}{2} \times 28\frac{1}{2}$, $24\frac{1}{2} \times 39$.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(6) No restriction as to finish.

(7) Extra 100 percent rag content: If selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) **Special Grades:** A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or in any color and size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Loose Leaf Ledger Paper or Machine Posting Ledger Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

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RAG CONTENT WRITING PAPERS

(Including Linens Rag Content Envelopes)

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades: Any or all of the following three, selected according to paragraph (c) of the foregoing schedule:

25 percent rag content
50 percent rag content
100 percent rag content

(2) Standard Colors: White, and Ivory and three other colors selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets $17'' \times 22''$) substance weights 13, 16; and, if for use in manufacturing envelopes, substance weight 20; or if for use as a protective paper or for checks, substance weights 20 and 24 for all grades; provided that, before the sale thereof for any one of such uses, the manufacturer shall require from the buyer on the purchase order, a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 17×22 , 17×28 , 19×24 , 22×34 .

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 5%.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Writing Paper for a

merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color, or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT ONION SKIN PAPERS

(Including Manifold Papers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Any or all of the three following, selected in accordance with (c) of the foregoing schedule.

25 percent rag content.
75 percent rag content (White only).
100 percent rag content.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets $17'' \times 22''$) Substance Weights 7 to 9 inclusive.

(4) Standard Sizes (in inches)

For White

Sheets: 21×32 , 22×34 , 24×38 , 26×34 , 28×34 .

Rolls: None permitted as standard.

For Colors

Sheets: 22×34 , 24×38 , 28×34 .

Rolls: None permitted as standard.

Typewriter sizes may be made, if no larger than $8\frac{1}{2} \times 14$ and no smaller than $7\frac{1}{4} \times 10\frac{1}{2}$.

(5) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(6) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) **Special Grades:** Any person may manufacture any grade listed in A (1) above, whether or not selected by him, and in addition 50 percent rag content, in White or in any color and size, to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each item is at least 500 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 500 pounds of a sheet size or at least 500 pounds of a roll width:

(a) In a standard grade, standard color or White, standard weight and one finish; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 1,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each item is at least 500 pounds; and

(c) There is at least 1,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Onion Skin Paper for a

a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT WEDDING PAPERS

(Including Wedding Bristols)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than three, selected (by percentage of rag content) according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory only.

(3) Standard weights (per 500 sheets) Substance weight (17" x 22")—20; substance weight (22½" x 28½")—100.

(4) Standard Sizes (in inches)

For White

Sheets: 22 x 34, 22½ x 28½.

Rolls: None permitted as standard

For Ivory

Sheets: 22 x 34.

Rolls: None permitted as standard.

(5) Ash content: Not less than 10%.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

(8) Extra 100 percent rag content: if selected, unrestricted in any respect except as to maximum weights permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufac-

ture of a Rag Content Wedding Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT INDEX

A. Grades, Colors, Weights and Sizes for regular manufacture:

(1) Standard Grades: Not more than four of the following, selected according to paragraph (c) of the foregoing schedule.

- 25 percent rag content.
- 50 percent rag content.
- 75 percent rag content.
- 100 percent rag content.
- Extra 100 percent rag content.

(2) Standard Colors: White, and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets 25½" x 30½") substance weights 90, 110; and, if for use exclusively as guide cards in filing cabinets, substance weight 180, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such a statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 20½ x 24¾, 25½ x 30½

(5) No restrictions as to finish.

(6) Extra 100 percent rag content: if selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "Special Making Orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or in any color and size to fill a special making order for the United States Government in a standard substance weight.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds in one standard grade; and the quantity of each special size is at least 2,000 pounds.

(3) Special Weights: None permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or white and standard weight; or

(b) In a special color in the quantities provided for under Exceptions (2) and (3) above.

BASE STOCK FOR BLUEPRINT AND DIRECT LINE PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Any or all of the four following selected in accordance with (c) of the foregoing schedule.

- 100 percent rag content.
- 50 percent rag content.
- 25 percent rag content.
- No rag content.

(2) Standard Colors: No restrictions.

(3) Standard weight (per 500 sheets 17" x 22")—17 for all grades.

(4) Standard Sizes:

Rolls only—24, 30, 36, 42, 48, and 54 inches wide.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: Variations only because of different treatment in the beater or on the paper machine, or the use of different non-fibrous materials shall not be considered as resulting in a different grade.

(2) Substance weight 24 in 100% rag content may be made to fill a special making order for the armed forces of the United States.

(3) Special Width Rolls may be manufactured to fill a special making order in a quantity of 5,000 pounds, in a standard grade, in one shade and standard weight.

BASE STOCK FOR NEGATIVE PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Only the one following, if selected in accordance with (c) of the foregoing schedule: 100 percent rag content.

(2) Standard Colors: No restrictions.

(3) Standard Weights (per 500 sheets 17" x 22") Substance weight 14.

(4) Standard Sizes:

Rolls only—24, 30, 36, 42, 48, and 54 inches wide.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: Variations only because of different treatment in the beater or on the paper machine, or the use of different non-fibrous materials shall not be considered as resulting in a different grade.

(2) No Special Weights permitted.

(3) Special Width Rolls may be manufactured to fill a special making order in a quantity of 10,000 pounds, in a standard grade, in one shade and standard weight.

RAG CONTENT ANTIQUE (MACHINE FINISH) COVER PAPERS

(Excluding Manuscript Covers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected (by percentage of rag content) according to paragraph (d) of the foregoing schedule.

(2) Standard Colors: White, and six colors in addition to either Ivory or India; or five colors in addition to Ivory and India, selected according to paragraph (c) of the foregoing schedule.

(3) Standard weights (500 sheets 20" x 28") substance weights 40 and 50.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 20 x 26, 23 x 35, 26 x 40.

(5) Ash content: Not less than 10%.

(6) Any secondary finish may be applied to any item conforming to the other conditions of this caption.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order: *Provided, That:*

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

CHEMICAL WOOD PULP ANTIQUE (MACHINE FINISH) COVER PAPERS

(Including Ground Wood Content Cover Papers but Excluding Manuscript Covers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades:

Chemical Wood Pulp: Not more than two;

Ground Wood Content: Not more than one;

selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and six colors in addition to either Ivory or India; or five colors in addition to Ivory and India; selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets 20" x 26")

Chemical wood pulp; substance weights 40 and 50.

Groundwood content: Substance weights 40 and 50.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 20 x 26, 23 x 35, 26 x 40.

Rolls: None permitted as standard.

(5) Ash content: Not less than 10%.

(6) Any secondary finish may be applied to any item conforming to the other conditions of this caption.

B. Exceptions for "special making orders" (as defined in (a) (9) of the foregoing schedule).

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

SPECIALTY COVER PAPERS

(Fancy Coated, Embossed or Decorative Specialty Covers, and including "S. and S. O. Cover")

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: With respect to each manufacturer, any grade or grades regularly stocked as an established cover line as of December 1, 1941, selected in accordance with paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and six colors in addition to Ivory or India or five colors in addition to Ivory and India, selected ac-

cording to paragraph (c) of the foregoing schedule.

(3) Standard Weights: With respect to each manufacturer and each standard grade under A (1), any weight, not exceeding 25" x 38"—70 for "S. and S. O. Cover" or 20" x 26"—50 for other grades, regularly stocked as of December 1, 1941, such weight or weights to be reported, if not already reported, to the War Production Board as standard for each such grade; however a manufacturer whose standard basis weight, or weights, is heavier than basis weight 20" x 26"—50 for a particular grade may substitute in such grade basis weights 50# or any lower basis weight for such higher weight by notifying the War Production Board of such change in his standards, and thereafter such substituted basis weight shall be standard for him for such grade. In a soilproof, grease or moisture resistant coated cover line which has been manufactured in a basis weight heavier than 20" x 26"—60 the manufacturer may substitute in place of the basis weight 20" x 26"—60 or lower weight, a weight which results from coating a 20" x 26"—60# raw stock. The notification as described above is required before such substitution shall take place.

(4) Standard Sizes: With respect to each manufacturer and each standard grade under A (1), any size regularly stocked as of December 1, 1941, such size or sizes to be reported to the War Production Board, as standard for each such grade.

(5) Ash content—Not less than 10%.

B. Exceptions for "special making orders" (as defined in (a) (9) of the foregoing schedule)

(1) Any Grade of Specialty Cover Papers may be manufactured by any person to fill a special making order, provided that:

(a) The quantity of such grade is at least 5,000 pounds, all in either White or any one color and finish; and

(b) The quantity of each permitted substance weight is at least 5,000 pounds; and

(c) The quantity of each item is at least 2,000 pounds; and

(d) Such person can show that such grade was manufactured by some person prior to December 1, 1941.

(2) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of an item in a standard grade, standard color or White and standard weight.

CHEMICAL WOOD PULP BOND PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory and six other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights: (per 500 sheets 17" x 22") Substance weights 13, 16; and, if for use in manufacturing envelopes, substance weight 20; or if for use as a protective paper or for checks, or for use on an addressing machine, substance weights 20 and 24; provided that, before the sale thereof for any one of such uses, the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches):

For White and Ivory

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34, 34 x 44.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

For Other Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7½ x 10½.

(5) Ash content: Not less than 5% in substance 16 and heavier or 3% in substance 13.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Bond Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP LEDGER PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Buff and Green-White tint only.

(3) Standard weights (per 500 sheets 17" x 22") substance weights 24, 28; and, if for county record books and other permanent government records, substance weights 32 and 36; or if for loose leaf accounting forms used on an automatic posting machine.

substance weight 32; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34, 22½ x 22½, 22½ x 34½, 24½ x 24½, 24½ x 39.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(6) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in white or in any color or size to fill a special making order for the United States Government provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width.

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Ledger Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP WRITING PAPERS

(Wove or Laid)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White only.

(3) Standard Weights (per 500 sheets 17" x 22") Substance weights 14, 18; and, if to fill an order for the Federal Government, substance weight 18; or if for use in manufacturing envelopes, substance weight 20; or if for use as a protective paper or for checks, substance weights 20 and 24; provided that before the sale thereof for any one of such uses, the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 5%.

(6) Standard Watermarks: Any mill watermarks if used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in White is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Writing Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

REGISTER, CONTINUOUS FORM, AND SALES BOOK
CHEMICAL WOOD PULP BOND PAPERS

A. Grades, Colors, Weights and Sizes for regular manufacture and to be distributed only to fill a special making order or orders

as defined in (a) (viii) in the foregoing schedule:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and five colors selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (per 500 sheets 17" x 22") substance weights 10, 11, 12, 13, 14, 15.

(4) Standard Sizes: Any size, sheet or roll, if manufactured in a quantity of at least 5,000 pounds of a sheet item or 2,000 pounds of a roll item.

(5) Ash content: Not less than 3%.

(6) Standard Watermarks: None permitted.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) Special Sizes: Only as permitted under A (4) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

CHEMICAL WOOD PULP MANIFOLD PAPERS

(Including Onion Skin Papers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets 17" x 22") Substance weights 7 to 9 inclusive.

(4) Standard Sizes (in inches)

White

Sheets: 21 x 32, 22 x 34, 24 x 38, 26 x 34, 28 x 34.

Rolls: None permitted as standard.

Colors

Sheets: 22 x 34, 24 x 38, 28 x 34.

Rolls: None permitted as standard.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) Standard Watermarks: Any laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(6) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

- (a) The quantity of each special color is at least 5,000 pounds in one standard grade; and
- (b) The quantity of each standard weight is at least 5,000 pounds; and
- (c) The quantity of each item is at least 1,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 1,000 pounds of a sheet size or at least 500 pounds of a roll width:

- (a) In a standard grade, standard color or white, and standard weight and one finish; or
- (b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

- (a) The quantity of paper made with any one watermark (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and
- (b) The quantity of each item is at least 1,000 pounds; and
- (c) There is at least 2,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Manifold Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP MIMEOGRAPH PAPERS

(Including rag content mimeograph)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

- (1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.
- (2) Standard Colors: White, and six colors, selected according to paragraph (d) of the foregoing schedule.
- (3) Standard weights (Per 500 sheets 17" x 22") substance weight 16.
- (4) Standard Sizes (in inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 22 x 34, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) Ash content: Not less than 5%.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government provided the substance weight is standard or in substance 18 as provided for in paragraph (3) below.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

- (a) The quantity of each special color is at least 20,000 pounds in one standard grade; and
- (b) The quantity of each standard weight is at least 10,000 pounds; and
- (c) The quantity of each standard size is at least 2,000 pounds and the quantity of

each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) Special weights: Substance 18 may be manufactured to fill a special making order for the United States Government in a quantity of at least 10,000 pounds of a grade, standard or special.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

- (a) In a standard grade, standard color or White and standard weight; or
- (b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

- (a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and
- (b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and
- (c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content or Chemical Wood Pulp Mimeograph Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

GELATIN AND SPIRIT PROCESSES

RAG CONTENT AND WOOD PULP DUPLICATING PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

- (1) Standard Grades: Gelatin Process—Not more than two; Spirit Process—Not more than two; selected according to paragraph (c) of the foregoing schedule.
- (2) Standard Colors: White, and six colors selected according to paragraph (d) of the foregoing schedule.
- (3) Standard weights (per 500 sheets 17" x 22") for white: substance weights 13, 16, and 20. For colors: substance weights 16 and 20. If coated, substance weight 24 (raw stock not to exceed substance weight 23).
- (4) Standard Sizes (in inches):

White and Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as a part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) Ash content: Not less than 7% in substance weight 20 or 5% in substance weights 13 and 16.

(6) Standard Watermarks. Any mill watermarks used to identify standard mill grades; none otherwise.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

- (a) The quantity of each special color is at least 20,000 pounds in one standard grade; and
- (b) The quantity of each standard weight is at least 10,000 pounds; and
- (c) The quantity of each standard size is at least 2,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

- (a) In a standard grade, standard color or White and standard weight; or
- (b) In a special color in the quantities provided for under exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

- (a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantities provided for under Exception (2) above; and
- (b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and
- (c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of papers under this caption for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP OPAQUE CIRCULAR PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

- (1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.
- (2) Standard Colors: White only.
- (3) Standard Weights (per 500 sheets 17" x 22") Substance weights 13, 16.
- (4) Standard Sizes (in inches):

Sheets: 17 x 22, 17 x 28, 22 x 34, 25 x 33, 28 x 34, 35 x 45, 38 x 50.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 7% in substance weight 16 or 5% substance weight 13.

(6) Standard Watermarks: Any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

- (a) The quantity of each special color is at least 20,000 pounds in one standard grade; and
- (b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, White and a standard weight, or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in White is at least 1,000 pounds and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Opaque Circular Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, White, standard weight and standard size, and in the quantities required above for a special watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP VELLUM AND WEDDING PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory, Granite and six other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets in the size indicated) White 22" x 34"-40; White 35" x 45"-84; White 22½" x 28½"-100; Colors: 22" x 34"-40; 35" x 45"-84.

(4) Standard Sizes (in inches) for the weights indicated above:

White

Sheets: 22 x 34, 35 x 45, 22½ x 28½.
Rolls: None permitted as standard.

Colors

Sheets: 22 x 34, 35 x 45.

Rolls: None permitted as standard.

(5) Ash content: Not less than 10%.

(6) Standard Watermarks: Any mill watermarks used to identify standard mill grades; none otherwise.

(7) Standard Finishes: Any vellum primary finish and any secondary finish; none otherwise.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of Chemical Wood Pulp Vellum and Wedding Papers for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a special watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

(6) Deckle Edges: Papers under this caption may be manufactured deckle edge to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or a roll width:

(a) In a standard grade, standard color or White, standard weight and a primary finish; or

(b) In a special color in a quantity of at least 20,000 pounds in one standard grade; provided that:

(i) the quantity of each standard weight is at least 10,000 pounds; and

(ii) the quantity of each item is at least 5,000 pounds.

CONVERTING GRADES OF PAPETERIE AND GREETING CARD PAPERS (INCLUDING ALL FURNISHES)

A. Grades, Colors, Weights and Sizes for regular manufacture and to be distributed only to fill a special making order or orders as defined in (a) (9) of the foregoing schedule:

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory and six other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets 17" x 22") Substance weights: 16, 20.

(4) Standard Sizes: Any size, sheet or roll, if manufactured in a quantity of at least 5,000 pounds of a sheet item or 2,000 pounds of a roll item.

(5) Ash content: Not less than 10%.

(6) Standard Watermarks: No laid or other watermark permitted.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in white or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) Special Sizes: Only as permitted under A (4) above.

(5) Any Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(6) Deckle Edges: Papers under this caption may be manufactured deckle edge to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or a roll width:

(a) In a standard grade, standard color or white, standard weight and a primary finish; or

(b) In a special color in a quantity of at least 20,000 pounds in one standard grade; provided that

(i) The quantity of each standard weight is at least 10,000 pounds; and

(ii) The quantity of each item is at least 5,000 pounds.

CHEMICAL WOOD PULP INDEX BRISTOLS

A. Grades, Colors, Weights and Sizes for regular manufacture:

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (Per 500 sheets 25½" x 30½") Basis weights 90, 110; and, if for use exclusively as gulse cards in filing cabinets, basis weight 180, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 20½ x 24½, 22½ x 28½, 25½ x 30½.

(5) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of

each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds.

(3) Special Weights: None permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under exceptions (2) and (3) above.

CHEMICAL WOOD PULP PRINTING BRISTOLS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets 22½" x 28½")

Substance weights 90, 100.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 22½" x 28½".

(5) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

GROUND WOOD CONTENT BOND PAPERS (INCLUDING WRITING PAPERS) [Deleted June 5, 1944]

GROUND WOOD CONTENT MIMEOGRAPH PAPERS [Deleted June 5, 1944]

TEXT PAPERS

(Specialty, Deckle Edge, Fancy or Water Marked)

Maximum substance weight permitted:

25" x 38"—50.

NOTE: Second undesignated paragraph deleted Apr. 3, 1945.

UNCOATED POSTCARD BRISTOL

Maximum Substance Weight permitted: 12½" x 28½"—94.

Ash content: Not less than 10%.

MANUSCRIPT COVER

Maximum Substance Weight permitted: 18" x 31"—40.

Ash content: Not less than 10%.

[F. R. Doc. 45-5366; Filed, Apr. 3, 1945; 11:29 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule V, as Amended Apr. 3, 1945]

ENVELOPE PAPERS

§ 3281.21 Schedule V to Limitation Order L-120—(a) Definitions. For the purpose of this schedule, including the Appendix:

(1) The term "envelope papers" means and is limited to the kinds of paper commonly described and distributed in the paper trade by the names used as captions in the Appendix below.

(2) A "grade" means one particular quality within a kind of envelope paper, such grade having the essential properties peculiar to such kind of paper and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any such property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper and/or coating shall not be considered as resulting in a different grade.

(3) "Color" means any hue of the spectrum, including but not limited to ivory, india, and green-white tints, and black, but not including white.

(4) The term "basis weight" means the weight of a kind of envelope paper in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size, figured proportionately to the size specified.

(5) An "item" means a quantity of paper all of which is of the same size, grain, basis weight, finish, color and grade.

(6) The term "standard" as applied to grade, color, basis weight and size means, with respect to each manufacturer, a grade and color selected and basis weight and size specified under A of the appropriate caption in the Appendix below.

(7) The term "special" as applied to grade, color, basis weight and size means with respect to each manufacturer, any grade, color, basis weight or size that is not standard.

(8) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one converter or consumer.

(9) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(10) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) Identification of the papers subject to this schedule. It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption, if any, of the appendix, belongs

each of the "envelope papers" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "envelope paper," or whether a particular kind of paper is such a paper at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board, by telegram or notice in writing, sent to the manufacturer, shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) Selection of grades for regular manufacture. Each person who manufactures any kind of "envelope paper" shall, with respect to each such kind he manufactures, select such "grade" or "grades" thereof (if such selection is indicated under the appropriate caption and has not already been reported by him to the War Production Board) not to exceed the number specified in A (1) of the appropriate caption of the appendix below, as he may desire to adopt for regular manufacture and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(d) Selection of colors for regular manufacture. If by the terms of A (2) under the appropriate caption of the appendix below a manufacturer is permitted, with respect to a particular grade of a kind of "envelope paper" to select a number of colors and such selection is indicated and has not already been reported by him, each person desiring to manufacture such grade in colors, shall immediately select therefor such partic-

ular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(e) *General limitations.* (1) Except to the extent and upon the conditions indicated in paragraph (e) (2) and paragraphs (f) (g) (h) and (i) of this revised schedule, or under B of the appropriate caption in the appendix below, no person shall manufacture any kind of "envelope paper" in any grade, color, basis weight or size other than those selected or specified as standard under A of the appropriate caption of the Appendix, or contrary to any other provision under A of the appropriate caption of the Appendix, or contrary to any other provision under A of the appropriate caption; nor shall a manufacturer sell any kind of "envelope paper" otherwise than as provided under A of the appropriate caption of the appendix.

(2) *Exceptions to paragraph (e) (1).* Nothing in this revised schedule shall prevent the manufacture, otherwise than by pasting, of envelope paper in any basis weight not prohibited by the provisions of this schedule as previously amended, provided such envelope paper was in process of manufacture prior to September 1, 1943; nor shall the provisions of this revised schedule prevent the manufacture of envelope paper in any basis weight permitted for a particular use by this or any subsequent order, provided the basis weight does not exceed the maximum specified by the War Production Board for such use and provided all other provisions of this or such subsequent order are fully complied with.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of "envelope paper" and to the normal variations in quantity manufactured customarily acceptable in the paper trade. Nothing in this revised schedule shall restrict the remaking, because of faulty manufacture or excessive under-run, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this revised schedule on an order for roll paper; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions applying to a "special size" under B of the appropriate caption in the appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the

sale of "job lots" or "seconds," resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona-fide attempt to manufacture "envelope paper" according to the terms of this revised schedule, provided that the manufacturer informs the purchaser that such paper is a "job lot" or "seconds," and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing by the War Production Board sell in the domestic market) any kind of "envelope paper" in any size or substance weight required, regardless of quantity, provided all other provisions of this schedule are complied with, and (if the basis weight is heavier than permitted by this schedule) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(j) *Records and reports.* (1) *Standard samples.* Each person who manufactures any kind of "envelope paper" shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after September 1, 1943, each person who manufactures any "special making order" permitted under B of the appropriate caption of the appendix below, shall require from the buyer a statement to the effect that such order is purchased for use by one converter or consumer, shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Export orders.* On and after September 1, 1943, each person who manufactures "envelope paper" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, and shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX—COMMERCIAL WOOD ENVELOPE PAPERS

(Book Grades)

A. Grades, Colors, Weights, and Sizes for regular manufacture: ○

NOTE: "Commercial Wood Envelope Papers" may be sold by a manufacturer only to fill

individual orders, each placed by a single buyer for use by one converter or consumer.

(1) *Standard Grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) *Standard Colors:* White and 6 colors, selected according to paragraph (d) of the foregoing schedule.

(3) *Standard basis weights (per 500 sheets 17" x 22")* 16, 20.

(4) *Standard Sizes:* Any sheet size or roll width, if manufactured at one time in a quantity of

(a) at least 5,000 pounds of an item in White; or

(b) at least 2,000 pounds of an item in a color.

(5) *Watermarks:* A laid mark, or a name or design mark used to identify a standard mill grade, may be incorporated in a continuous run of at least 5,000 pounds of paper under one mark. None otherwise.

(6) No restriction as to finish.

B. *Exceptions for "special making orders"* as defined in (a) (8) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each standard substance weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) *Special Weight:* None permitted.

(4) *Special Size:* Any size may be manufactured in the quantities provided for under A (4) above.

(5) Any Watermark may be used in manufacturing a special making order in a quantity of at least 10,000 pounds of continuous manufacture with one mark, provided all the other provisions of this caption are complied with.

[F. R. Doc. 45-5364; Filed, Apr. 3, 1945; 11:29 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule XIV, as Amended Apr. 3, 1945]

PAPER FOR USE IN NEWSPAPERS OR MAGAZINES

§ 3281.30 *Schedule XIV to Limitation Order L-120—(a) Definitions.* For the purpose of this schedule, including the appendix:

(1) The term "paper for use in newspapers or magazines" means and is limited to the kinds of paper commonly described and distributed in the paper trade by the names used as captions in the appendix below.

(2) The term "basis weight" means the weight of a kind of paper in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(3) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(4) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or

other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identifications of the papers subject to this schedule.* It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption, if any, of the appendix, belongs each of the "papers for use in newspapers or magazines" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "paper for use in newspapers or magazines," or whether a particular kind of paper is such a paper at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *General limitations.* (1) Except to the extent and upon the conditions indicated in paragraph (c) (2) and paragraphs (d) (e) and (f) of this schedule, no person shall manufacture any kind of "paper for use in newspapers or magazines" in any basis weight heavier than the basis weight specified as the maximum for the kind of paper indicated by each caption in the appendix below, or contrary to any other provision in the appendix.

(2) Exceptions to paragraph (c) (1) Nothing in this schedule shall prevent the manufacture, otherwise than by pasting, of "paper for use in newspapers or magazines" in any basis weight exceeding the maximum specified, provided such paper was in process of manufacture prior to June 5, 1944, nor shall the provisions of this schedule prevent the

manufacture of paper for a particular use in any basis weight permitted for such use by any other order of the War Production Board, *Provided*, the basis weight does not exceed the maximum specified by the War Production Board for such use, and provided all other provisions of this or such other order are fully complied with.

(d) *Tolerances and variations.* The prohibitions and restrictions of this schedule are subject to the normal tolerances customary in the manufacture of the kind of paper indicated by each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade.

(e) *Jobs and seconds.* Nothing in this schedule shall restrict the sale of "job lots" or "seconds" resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture "paper for use in newspapers or magazines" according to the terms of this schedule, provided that the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(f) *Exception for export.* Regardless of the foregoing provisions of this schedule and of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing from the War Production Board sell in the domestic market) any kind of "paper for use in newspapers or magazines" in any basis weight required, provided that (if the basis weight is heavier than permitted by this schedule) such person has received permission from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(g) *Records and reports.* (1) Each person who manufactures "paper for use in newspapers or magazines" shall keep, readily available for inspection by the War Production Board, records of the basis weights of each manufacturing run of such paper.

(2) On and after September 1, 1943, each person who manufactures "paper for use in newspapers or magazines" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX—STANDARDIZATION AND SIMPLIFICATION OF "PAPER FOR USE IN NEWSPAPERS OR MAGAZINES"

The following maximum weight limitations do not prevent the manufacture of basis weights lower than the maximum specified.

Supercalendered rotogravure:
Maximum basis weight permitted:
25" x 38"—39.

Uncoated English (machine) finish book papers:

Maximum basis weight permitted:

For the inside: 25" x 38"—40;

For the cover: 25" x 38"—70, provided that before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board:

Uncoated book papers, supercalendered:

Maximum basis weight permitted:

For the inside: 25" x 38"—45;

For the cover: 25" x 38"—70, provided that before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for the inspection by the War Production Board.

Antique (eggshell) finish book papers:

Maximum basis weight permitted:

For the inside: 25" x 38"—45;

For the cover: 25" x 38"—70, provided that before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for the inspection by the War Production Board.

Uncoated offset book papers:

Maximum basis weight permitted:

25" x 38"—60 gr. if for use as a cover, 25"

x 38"—70, provided that the buyer

gives the manufacturer of such cover

paper a statement to the effect that he

will use it or sell it to a printer or con-

sumer for making covers only. Any

buyer who resells cover paper may re-

quire his customer to give him a similar

statement. The manufacturer shall

keep such statement, together with a

complete record of the order readily

available for inspection by the War

Production Board.

Note: Undesignated paragraph "Definition of multicolor printing," deleted Apr. 3, 1945.

Coated two sides and coated one side book papers (including Process (Machine) Coated, Glossy Coated Two Sides, Dull Coated, Coated Offset and all kinds of Coated Cover).

Maximum basis weights permitted:

For the inside: The heaviest finished

basis weight, with respect to each kind

of Coated Book Paper, made with a

body stock (i. e., finished paper minus

coating) in basis weight 25" x 38"—45.

For the cover: The heaviest finished

basis weight, with respect to each kind

of Coated Book Paper, made with a

body stock (i. e., finished paper minus

coating) in basis weight 25" x 38"—62,

provided that before the sale thereof

in any basis weight heavier than per-

mitted above for the inside, the manu-

facturer shall require from the buyer

a statement that the order is for use

exclusively as a cover. The manu-

facturer shall keep such statement, to-

gether with a complete record of the

order, readily available for inspection

by the War Production Board.

Uncoated cover papers (all grades):

Maximum basis weight permitted:

For the inside: 25" x 38"—45;

For the cover: 25" x 38"—70, provided that before the sale thereof in any basis weight

heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Newsprint:

Maximum basis weight permitted:

24" x 36"—32.

School drawing: (Excluding "Artists Drawing" and "Drafting")

Maximum basis weight permitted:

25" x 38"—45.

[F. R. Doc. 45-5367; Filed, Apr. 3, 1945; 11:29 a. m.]

PART 4600—RUBBER, SYNTHETIC RUBBER, BALATA, AND PRODUCTS THEREOF

[R-1, as Amended Nov. 9, 1944, Amdt. 5, List 24 of Appendix II]

Rubber Order R-1, as amended November 9, 1944, is hereby further amended by changing Appendix II, List 24, entitled *Regulations for the manufacture of tires and tire casings (except airplane and bicycle tires)*¹ to read as follows:

LIST 24—REGULATIONS FOR THE MANUFACTURE OF TIRES AND TIRE CASINGS (EXCEPT AIRPLANE AND BICYCLE TIRES)

(a) *General provisions.* (1) The crude rubber content of any tire or tire casing governed by this List 24 shall not include processing losses or crude rubber used in curing bags.

(2) No crude rubber or latex shall be consumed in the cord treatment.

(3) On those sizes of natural rubber tires for which no "maximum content crude rubber" is designated, the compound grades shown under "compound designation" shall apply (the first letter designating the friction and the second letter designating the tread compound grade) and the composition of the compounds shall conform to the regulations set forth in List 22, Appendix II.

(4) The use of rayon in the manufacture of tires and tire casings governed by this List 24 shall conform to the regulations set forth in List 32, Appendix II.

(5) When the cord used in any tire is of a gauge less than .027 inch as measured by the current ASTM standard in effect, the "maximum content crude rubber" permitted, if based on cotton construction, shall be reduced by 6 percent.

(6) Fewer plies of 2200 denier rayon cord may be used than specified for standard cord providing "ply rating" as defined by current Tire and Rim Association standards is not reduced. The same permitted "maximum content crude rubber" shall remain in effect.

(7) Only one grade of tire may be manufactured in any size, ply and type, and that grade must be consistent with maintaining a quality adequate for the service for which the tire is designed.

(8) Where "Mud-snow" type tread is designated in this List 24, tires with either directional or non-directional (ND) tread designs may be manufactured.

(9) Single marked high pressure type tires or single marked balloon type tires may be substituted for dual marked type tires.

(10) S-7 synthetic construction may be substituted for S-5 synthetic construction wherever S-5 is designated in this List 24, subject, for Government orders to the approval of the procuring agency. The "maximum content crude rubber" designated for S-5 shall also apply to S-7.

(b) *Manufacturing regulations.* (1) Pneumatic tires of any size, ply and tread type may be manufactured provided that they

conform to the regulations for S-3 synthetic construction tires in List 22, Appendix II.

(2) Solid tires (except bogie, idler and support rollers), including cured-on solid tires, 4" x 1½" up, may be manufactured: *Provided, That:*

Crude rubber is consumed only as follows:

Hard rubber base type. Crude rubber shall be consumed only in cements and/or hard base and shall not exceed, by weight, ten percent of the sum of the crude rubber, synthetic rubber and reclaimed rubber hydrocarbon contents.

Tie-gum base (soft-base) type. Crude rubber shall be consumed only in cement

and/or tie gum and shall not exceed, by weight, eight percent of the sum of the crude rubber, synthetic rubber and reclaimed rubber hydrocarbon contents. Individual sizes may exceed the eight percent maximum, provided that the average crude rubber content of all sizes does not exceed the eight percent maximum.

(3) The manufacture of tires and tire casings consuming more crude rubber than permitted by paragraph (b) (1) and (b) (2) of this List 24 shall be limited to the sizes, plies and tread types listed in this paragraph (b) (3), subject to the maximum crude rubber contents or compound grades designated therefor.

TABLE A—TRUCK AND BUS TIRES

Size	Ply	Tread type	Compound designation		Maximum content crude rubber in pounds			
			Civilian orders	Government orders	Civilian orders		Government orders	
					Rayon	Cotton	Rayon	Cotton
7.00-18	10	Standard H'w'y	S-4	S-4	4.05	3.70	4.05	3.70
	10	do.	S-4	S-4	4.05	4.05	4.05	4.05
	10	Mud-snow	S-4	S-4	4.05	4.05	4.05	4.05
	10	Standard H'w'y	S-4	S-4	4.60	4.60	4.60	4.60
7.50-16	6	do.	S-6	S-6	6.70	6.70	6.70	6.70
	8	do.	S-6	S-6	7.40	7.40	7.40	7.40
	8	Mud-snow	S-6	S-6	7.40	7.40	7.40	7.40
	8	Standard H'w'y	S-4	S-4	3.85	3.85	3.85	3.85
	8	do.	S-4	S-4	4.10	4.10	4.10	4.10
	8	do.	S-4	S-4	4.30	4.30	4.30	4.30
	8	Mud-snow	S-4	S-4	4.30	4.30	4.30	4.30
	10	Standard H'w'y	S-4	S-4	4.70	4.70	4.70	4.70
	10	Mud-snow	S-4	S-4	4.70	4.70	4.70	4.70
	10	Standard H'w'y	S-4	S-4	5.35	5.35	5.35	5.35
8.25-18	10	do.	S-6	S-6	10.85	10.85	10.85	10.85
	10	do.	S-6	S-6	11.95	11.95	11.95	11.95
	10	Mud-snow	S-6	S-6	5.35	5.35	5.35	5.35
	12	Standard H'w'y	S-6	S-6	12.60	12.60	12.60	12.60
9.00-16	8	Mud-snow	S-6	S-6	6.60	6.60	6.60	6.60
	10	Standard H'w'y	S-4	S-4	6.60	6.60	6.60	6.60
	10	Mud-snow	S-4	S-4	6.60	6.60	6.60	6.60
	10	Standard H'w'y	S-6	S-6	12.80	12.80	12.80	12.80
	10	do.	S-6	S-6	13.85	13.85	13.85	13.85
	10	Mud-snow	S-6	S-6	6.75	6.75	6.75	6.75
9.00-20	12	Standard H'w'y	S-6	S-6	14.55	14.55	14.55	14.55
	12	do.	S-6	S-6	14.75	14.75	14.75	14.75
	12	Mud-snow	S-6	S-6	17.40	17.40	17.40	17.40
	12	Standard H'w'y	S-6	S-6	16.55	16.55	16.55	16.55
	12	do.	S-6	S-6	16.75	16.75	16.75	16.75
	12	Mud-snow	S-6	S-6	7.60	7.60	7.60	7.60
	12	Standard H'w'y	S-6	S-6	18.15	18.15	18.15	18.15
	12	Mud-snow	S-6	S-6	19.20	19.20	19.20	19.20
	12	Standard H'w'y	S-6	S-6	19.20	19.20	19.20	19.20
	12	Mud-snow	S-6	S-6	17.60	17.60	17.60	17.60
	12	Standard H'w'y	S-6	S-6	17.60	17.60	17.60	17.60
10.50-16	10	do.	S-6	S-6	17.60	17.60	17.60	17.60
10.50-18	10	do.	S-6	S-6	17.60	17.60	17.60	17.60
11.00-18	10	Desert	S-6	S-6	19.00	19.00	19.00	19.00
	12	Highway	S-6	S-6	20.00	20.00	20.00	20.00
	12	do.	S-6	S-6	20.00	20.00	20.00	20.00
	12	Mud-snow	S-6	S-6	20.00	20.00	20.00	20.00
	14	Highway	S-6	S-6	21.00	21.00	21.00	21.00
	14	do.	S-6	S-6	21.00	21.00	21.00	21.00
	14	Mud-snow	S-6	S-6	22.00	22.00	22.00	22.00
	14	Highway	S-6	S-6	22.00	22.00	22.00	22.00
	14	do.	S-6	S-6	23.00	23.00	23.00	23.00
	14	Mud-snow	S-6	S-6	23.00	23.00	23.00	23.00
12.00-20	14	Highway	S-6	S-6	24.00	24.00	24.00	24.00
	16	do.	S-6	S-6	25.20	25.20	25.20	25.20
	16	Mud-snow	S-6	S-6	25.20	25.20	25.20	25.20
	16	Highway	S-6	S-6	27.00	27.00	27.00	27.00
	16	do.	S-6	S-6	28.70	28.70	28.70	28.70
	16	Mud-snow	S-6	S-6	28.00	28.00	28.00	28.00
	16	Highway	S-6	S-6	32.00	32.00	32.00	32.00
	16	do.	S-6	S-6	32.00	32.00	32.00	32.00
	16	Mud-snow	S-6	S-6	31.20	31.20	31.20	31.20
14.00-20	12	do.	S-7	S-7	80.00	80.00	80.00	80.00
	18	Standard H'w'y	S-7	S-7	80.00	80.00	80.00	80.00
	18	do.	S-7	S-7	80.00	80.00	80.00	80.00
	18	Mud-snow	S-7	S-7	80.00	80.00	80.00	80.00
	18	Standard H'w'y	S-7	S-7	80.00	80.00	80.00	80.00
14.00-24	20	Standard H'w'y	AA	AA	141.00	141.00	141.00	141.00
	20	Mud-snow	AA	AA	148.05	148.05	148.05	148.05
7.50-15	10	Std. lowplat. tir.	S-6	S-6	7.80	7.80	7.80	7.80
	12	do.	S-6	S-6	8.60	8.60	8.60	8.60
8.25-15	12	do.	S-6	S-6	10.60	10.60	10.60	10.60
	14	do.	S-6	S-6	12.30	12.30	12.30	12.30
9.00-15	12	do.	S-6	S-6	12.40	12.40	12.40	12.40
10.00-15	12	do.	S-6	S-6	15.00	15.00	15.00	15.00
	14	do.	S-6	S-6	15.00	15.00	15.00	15.00
All	All	City bus mileage	S-6	S-6	(1)	(1)	(1)	(1)
7.50-down	All	Intercity bus mileage	S-6	S-6	(1)	(1)	(1)	(1)
8.25 and 9.00	All	do.	S-5	S-5	(1)	(1)	(1)	(1)
10.00 up	All	do.	AA	AA	(1)	(1)	(1)	(1)

¹ List 24 was amended by Amendment 4 to R-1, dated March 15, 1945.

¹ 33% of total RHC plus synthetic rubber.

² A Friction.

TABLE B—SPECIAL PURPOSE TIRES

Size	Ply	Tread type	Compound designation		Maximum content crude rubber in pounds†			
			Civilian orders	Government orders	Civilian orders		Government orders	
					Rayon	Cotton	Rayon	Cotton
8.25-20	10	Earthmover	P-6	P-6	15.00	15.00	15.00	15.00
9.00-20	10	do	P-6	P-6	18.00	18.00	18.00	18.00
10.00-20	12	do	P-6	P-6	21.00	21.00	21.00	21.00
11.00-20	12	do	P-6	P-6	23.00	23.00	23.00	23.00
12.00-20	12	do	P-6	P-6	25.00	25.00	25.00	25.00
12.00-20	16	do	P-6	P-6	29.00	29.00	29.00	29.00
13.00-20	14	do	P-6	P-6	31.00	31.00	31.00	31.00
14.00-20	16	do	P-6	P-6	40.00	40.00	40.00	40.00
16.00-20	16	do	P-6	P-6	52.00	52.00	52.00	52.00
18.00-24	16	do	P-6	P-6	70.00	70.00	70.00	70.00
21.00-24	20	do	P-6	P-6	78.00	78.00	78.00	78.00
24.00-32	24	do	P-7	P-7	314.00	314.00	314.00	314.00
8.25-20	12	Rock service and logger	P-7	P-7	338.00	338.00	338.00	338.00
9.00-20	12	do	P-7	P-7	448.00	448.00	448.00	448.00
10.00-20	14	do	P-7	P-7	516.00	516.00	516.00	516.00
10.00-22	14	do	P-7	P-7	53.00	53.00	53.00	53.00
11.00-20	14	do	P-7	P-7	43.00	43.00	43.00	43.00
12.00-20	14	do	P-7	P-7	51.00	51.00	51.00	51.00
12.00-24	16	Rock service	P-7	P-7	54.00	54.00	54.00	54.00
13.00-24	18	do	P-7	P-7	61.00	61.00	61.00	61.00
14.00-24	20	do	P-7	P-7	63.00	63.00	63.00	63.00
16.00-24	20	do	P-7	P-7	67.00	67.00	67.00	67.00
18.00-24	20	do	P-7	P-7	81.00	81.00	81.00	81.00
21.00-24	24	do	P-7	P-7	103.00	103.00	103.00	103.00
8.25-20	10	Logger	P-7	P-7	124.00	124.00	124.00	124.00
9.00-20	10	do	P-7	P-7	134.00	134.00	134.00	134.00
10.00-20	12	do	P-7	P-7	157.00	157.00	157.00	157.00
10.00-22	12	do	P-7	P-7	227.00	227.00	227.00	227.00
11.00-20	12	do	P-7	P-7	319.00	319.00	319.00	319.00
12.00-20	12	do	P-7	P-7	370.00	370.00	370.00	370.00
18.00-24	16	Mud-snow	P-7	P-7	448.00	448.00	448.00	448.00
21.00-24	20	do	P-7	P-7	525.00	525.00	525.00	525.00
24.00-32	24	do	P-7	P-7	3.60	3.60	3.60	3.60
7.00-20	10	Ribbed (flat base)	P-1	P-1	4.40	4.40	4.40	4.40
7.50-24	10	do	P-1	P-1	5.10	5.10	5.10	5.10
9.00-24	10	do	P-1	P-1	7.50	7.50	7.50	7.50
10.00-24	8	Traction (flat base)	P-1	P-1	0.60	0.60	0.60	0.60
11.00-24	8	do	P-1	P-1	0.60	0.60	0.60	0.60
12.00-24	8	Traction (drop center)	P-1	P-1	7.10	7.10	7.10	7.10
13.00-20	10	do	P-1	P-1	8.10	8.10	8.10	8.10
14.00-20	12	do	P-1	P-1	9.60	9.60	9.60	9.60
6.00-16	8	Combat	P-3	P-3	10.10	10.10	10.10	10.10
8.00-16	8	do	P-3	P-3	12.50	12.50	12.50	12.50
8.25-20	8	do	P-6	P-6	4.00	4.00	4.00	4.00
9.00-20	8	do	P-6	P-6	26.00	26.00	26.00	26.00
14.00-20	8	Combat (mud-snow)	P-6	P-6	20.00	20.00	20.00	20.00
20	8	Combat (highway)	AA	AA	210.00	210.00	210.00	210.00

† "Maximum content crude rubber" is based on Cotton or 2200 denier Rayon construction.

* Extra ply 1100 denier Rayon construction is permitted. The "maximum content crude rubber" of standard ply Cotton construction shall be effective for such extra ply construction.

† 32 ply 2200 denier Rayon construction permitted. The "maximum content crude rubber" for 25 ply shall be permitted.

‡ Crude rubber may be consumed up to 5%, by weight, of the sum of the crude rubber, synthetic rubber and reclaimed rubber hydrocarbon content.

TABLE C—BOGIE, IDLER AND SUPPORT ROLLERS

Description of product:	Maximum percent, by weight, of total hydrocarbon which may be crude rubber
Bogie wheels:	
26 x 6	As needed.
20½ x 6½	8.
25½ x 4½	8.
20 x 6 x 16	8.
14 x 4½	8.
12 x 4½	8.
20 x 8	8.
8 x 1½	8.
20 x 9 x 16	As needed.
12 x 7½	Do.
Idler wheels:	
22 x 6½	8.
19 x 8	8.
7 x 7½	8.
Support rollers:	
14 x 3	8.
13½ x 3½	8.
10 x 5	8.

TABLE C—BOGIE, IDLER AND SUPPORT ROLLERS—continued

Description of product—Con.	Maximum percent, by weight, of total hydrocarbon which may be crude rubber
Support rollers—Con.	
11 x 3	8.
9 x 6	8.
7½ x 1½	8.
24 x 7½	As needed.
All other	Do.

(c) *Branding of tires.* (1) All synthetic rubber tires or tire casings manufactured to fill either Civilian or Government orders shall have a colored dot, either circular or rectangular (with or without rounded corners or ends) and with an average effective dimension of at least one inch, vulcanized on both sides of the tire, appropriate color to be determined from paragraph (c) (2) of said List 22. In addition, all synthetic rubber pneumatic tires or tire casings shall bear, on both sides of the tire and in characters

at least five-eighths inch high, a brand showing the appropriate synthetic construction identification. The colored dot and the brand shall be permanent and may be superimposed if desired. The colored dot and synthetic construction identification may be smaller than the designated minimum on sizes of tires for which the designated minimum is unreasonably large.

(d) *Definitions.* (1) Where used in this List 24, "Standard Highway" as applied to tread type means regular skid-depth, "100" level, on-the-road type.

(2) Where used in this List 24, "Mud-snow" as applied to tread type means extra-traction, on-and-off-the-road type.

This amendment takes effect April 15, 1945.

(Sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9246, 7 F.R. 7379, as amended by E.O. 9475, 9 F.R. 10817; WPB Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64)

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5371; Filed, Apr. 3, 1945;
11:30 a. m.]

PART 3291—CONSUMERS DURABLE GOODS

[Limitation Order L-67, as Amended
Apr. 3, 1945]

LAWN MOWERS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of iron or steel for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3291.225 *General Limitation Order L-67—(a) Definitions.* For the purposes of this order:

(1) "Lawn mower" means a machine mounted on wheels or rollers used for cutting grass or weeds by means of the shearing or cutting action of a rotating, revolving, or reciprocating blade, but excluding machines used principally for harvesting or cutting crops. The term includes sickle bar mowers having bars 4 ft. or less in length; it does not include sickle bar mowers having bars more than 4 ft. in length.

(2) "Special order" means any purchase order or contract for delivery to or for the account of the Army or Navy of the United States, the Veterans Administration, the U. S. Maritime Commission or the War Shipping Administration.

(3) [Deleted Feb. 13, 1945.]

(4) [Deleted Feb. 13, 1945.]

(b) [Deleted July 21, 1944]

(c) *Lawn mowers may be made only to fill special orders—(1) Gang and power lawn mowers.* No person may make or assemble any new gang or power lawn mower unless he makes or assembles it

to fill a special order which has actually been received by him.

(2) Hand lawn mowers. No person may make or assemble any new hand lawn mower unless it is to fill a special order and he has received specific authorization of the War Production Board in writing. Applications for permission to make or assemble hand lawn mowers for special orders should be filed by letter (in triplicate) with the War Production Board, Washington 25, D. C., Ref: L-67. If controlled materials are needed, Form CMP-4B should be sent with the letter together with Form WPB-3820 when required.

(d) [Deleted July 21, 1944]

(e) [Deleted July 21, 1944]

(f) [Deleted July 21, 1944]

(g) Violations. Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(h) [Deleted July 21, 1944]

(i) Exceptions and appeals—(1) Applications under Priorities Regulation 25. Any person who wants to make or assemble any new lawn-mowers for other than special orders may apply for permission to do so as explained in Priorities Regulation 25.

(2) Appeals. Appeals from this order should be filed on Form WPB-1477 (in triplicate) with the field office of the War Production Board for the district in which the appellant's plant is located. Such appeals are permitted only in the cases stated in paragraph (j) (4) (iii) of Priorities Regulation 25. The procedure governing appeals, including the need for a statement of manpower requirements, is explained in Priorities Regulation 16.

(j) Communications to War Production Board. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Washington 25, D. C. Ref. L-67.

(k) Applicability of other orders and regulations. This order and all transactions affected by it are subject to all applicable regulations of the War Production Board. If any other order of the War Production Board limits the use of any material in making lawn mowers to a greater extent than this order does, the other order shall govern.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5368; Filed, Apr. 3, 1945;
11:30 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 12, as Amended Apr. 3, 1945]

ISOPROPYL ALCOHOL

§ 3293.1012 Schedule 12 to General Allocation Order M-300—(a) Definition. (1) "Isopropyl alcohol" means isopropyl alcohol, dimethyl carbinol, pseudopropyl alcohol, pseudo propanol, isopropanol, secondary propanol, or secondary propyl alcohol of any grade and from whatever source derived.

(2) "Anti-freeze" means any mixture containing isopropyl alcohol, which mixture is designed and intended for use, without further processing, to depress the freezing point of coolant water in internal combustion engines.

(b) General provisions. Isopropyl alcohol is subject to allocation under General Allocation Order M-300 as an Appendix A material. The initial allocation date is July 1, 1942, the date when isopropyl alcohol was first put under allocation by Order M-168 (revoked). The allocation period is the calendar month. The small order exemption is 270 gallons per person per month.

(c) Special provisions for anti-freeze: (1) Effective midnight, December 31, 1944, Order L-51 will be revoked. All authorizations issued on Form WPB-1069 pursuant to Order L-51 to manufacture anti-freeze remain effective until March 31, 1945. All directives to deliver anti-freeze issued pursuant to Order L-51 remain effective until March 31, 1945, unless otherwise directed pursuant to paragraph (c) (2) of this schedule.

(2) War Production Board may from time to time issue special directives concerning the distribution or delivery of anti-freeze. It will be the policy of War Production Board to obtain an equitable distribution of the available supply of anti-freeze. In issuing these special directives, the War Production Board will take into account vehicle registrations and weather conditions throughout the United States.

(d) Suppliers' applications on Form WPB-2946. (1) Each supplier seeking authorization to deliver isopropyl alcohol shall file application on Form WPB-2946 (formerly PD-601). The filing date is the 20th day of the month preceding the month in which delivery or use is proposed. Separate sets of forms shall be submitted for each different grade of isopropyl alcohol. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-12, and retain one copy.

(2) Form WPB-2946 should be filled in as indicated. The unit of measure is gallons. Grade should be specified as 91%, 95% or 99%. Last on the form the

name of each customer ordering more than the quantity permitted by the small order exemption. Include an item for "small orders" without specifying the names of individual customers and specify the aggregate quantity requested to fill such orders.

(3) [Revoked June 12, 1944]

(e) Customers' applications on Form WPB-2945. (1) Each person seeking authorization to use or accept delivery of isopropyl alcohol shall file application on Form WPB-2945 (formerly PD-600). The filing date is the 15th day of the month preceding the month in which acceptance of delivery or use is proposed. Three copies (one certified) should be sent to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-12, one copy (reverse side blank) should be sent to the supplier and one copy should be retained. Separate sets of forms shall be filed for each different supplier and for each different grade. The unit of measure is gallons. Grade shall be specified as 91%, 95% or 99%. In column 3 specify each primary product, or specify "resale", "export" or "inventory", if the isopropyl alcohol is to be resold, exported or held in inventory as such. If isopropyl alcohol is desired for the manufacture of anti-freeze, specify in Column 3 "Anti-freeze by states" and opposite in Column 4 list the states where the anti-freeze will be distributed and the quantity to be distributed in each state. If isopropyl alcohol is desired for manufacture of protective coatings, specify end use in Column 4 in terms of the end use groups of Direction 2 to Order M-300. Fill in the other columns of Table I and fill in Tables II and III as indicated. Leave Tables IV and V blank except as indicated in the following paragraph.

(2) Each person seeking delivery of isopropyl alcohol for rubbing alcohol purposes shall furnish the War Production Board with information as to his past use. This report shall be made in Table V of the first WPB-2945 application which he files after June 1, 1944, and it need not be repeated. In the heading of column 23 write in "Fiscal year ending:" and in the column enter "June 30, 1941", "June 30, 1942", and "June 30, 1943". In the heading of column 24 write in "91% Isopropyl—gallons used" in the heading of column 25 write in "S. D. A. 23-H—gallons used", and fill in columns 24 and 25 accordingly.

(f) Budget Bureau approval. The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(g) Communications to War Production Board. Communications concerning this schedule shall, unless otherwise directed, be addressed to the War Production Board, Washington 25, D. C., Ref: M-300-12.

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5370; Filed, Apr. 3, 1945;
11:28 a. m.]

PART 4600—RUBBER, SYNTHETIC RUBBER,
BALATA AND PRODUCTS THEREOF[Rubber Order R-1, Appendix IV as Amended
Apr. 3, 1945]

TIRE ALLOTMENT PLAN

(a) *What this order does.* This order places truck-bus tires, tractor-implement

tires, and industrial tires under allocation and prescribes a procedure for the distribution of these products among claimant agencies on a quarterly basis.

For convenient reference, a summary of the "dead line" dates provided in the order as applied to any quarterly period, follows:

Dead Line	Action required	Paragraph
Feb-May-Aug-Nov.: 1..... 1..... 15..... 20.....	Claimants' requirements..... Producer's production estimates..... Allotments to Claimants..... Claimants' break-down between original equipment and replacement..... Production directive to producers.....	(d)(1) (c) (d)(2) (d)(3) (e)
Mar-Jun-Sept-Dec.: 1..... 1..... 15..... 20..... 20.....	Vehicle manufacturer's authorization..... Vehicle manufacturer's certification to his supplier..... Procuring agency's certification for replacement..... Frozen schedule..... Unplaced orders referred to WFPB..... Producers' open capacity reports..... Placement of unplaced orders.....	(e) (s) (b) (i) (d) (j) (k) (l)

Definitions

(b) *Meaning of certain terms.* As used in this order:

(1) "Tires" means tires in the groups subject to allotment. These tire groups are defined in paragraph (d). Each group is divided into sub-groups.

(2) "Producer" means a manufacturer of tires in the groups subject to allotment.

(3) "Vehicle manufacturer" means a manufacturer of rubber-borne vehicles or equipment having tires in the groups subject to allotment as part of the original equipment.

(4) "Claimant agency" means any of the following Government Offices (identifying symbols are indicated)

Military Claimants

War Department..... (O) and (W)
Navy Department..... (N)
Maritime Commission..... (M)
Aircraft Resources Control Office..... (C)
Foreign Economic Administration.....
Lend Lease and Economic Warfare..... (L) and (E)

Indirect Military Claimants

Office of Defense Transportation..... (T)
Office of Operations Vice Chairman.¹

NOTE: Reference to Foreign Economic Administration deleted Apr. 3, 1945.

War Food Administration..... (A)

¹ See Table 1 attached.

Requirements, Capacities and Allotments

(c) *Forward estimates of production by producers.* Two months preceding the quarter to be covered by allotments to the claimant agencies or on or before February 1, May 1, August 1, November 1, each producer shall submit by letter to the War Production Board forward estimates of his production for the quarterly period in each of the groups and sub-groups set forth in the following paragraph. In addition, each producer shall submit similar forward estimates of his production for the following three quarterly periods.(d) *Allotments to claimant agencies.*

(1) Two months preceding the quarter to be covered by the allotment or on or before February 1, May 1, August 1, No-

vember 1, each claimant agency shall transmit to the War Production Board its total requirements for the quarterly period in each of the following groups and sub-groups:

Group A—Truck-bus tires: (This group includes truck-bus type and special purpose type pneumatic tires in all treads, whether for use on trucks, buses, farm equipment, construction machinery or other vehicles. It also includes highway type solid tires for use on any vehicles or equipment.)

A-1—Combat tires.

A-2—Extra large size tires, 16.00 and larger cross-section.

A-3-a—Large size tires, 12.00 through 14.00, cross section, except 12.00 x 24 and 13.00 x 24, 8 ply road grader.

A-3-b—Large size tires, 9.00 through 11.00 cross section except 9.00 x 16, 8 ply; also the following tires: 7.50 x 15, 10-12 ply; 8.25 x 15, 10, 12 and 14 ply; 12.00 x 24 and 13.00 x 24, 8 ply road grader.

A-4—Medium size tires (dual bead), all 10 and 12 ply up to and including 8.25 cross-section, excluding 7.50 x 15 and 8.25 x 15.

A-5—Small size truck type tires (single bead) 8 ply and under, and 9.00 x 16, 8 ply; also 9.00 x 13; but excluding tires described in subgroup A-6 below.

A-6—Tires with 15 inch and 16 inch rim diameters, up to and including 7.50 cross-section (4, 6 and 8 ply only).

A-7—Solid tires.

Group B—Tractor-implement tires: (This group includes pneumatic tractor-implement type tires over 21" rim diameter and also includes size 9.00 x 16, in all treads for use on any vehicles or equipment).

B-1—Tires over 21" rim diameter and size 9.00 x 16.

Group C—Industrial tires: This group includes pneumatic and pressed-on solid tires designed for industrial equipment. Bogie rollers are also included but only to October 1, 1944.

NOTE: Reference to C-1 deleted Apr. 3, 1945.

C-2—Pressed-on industrial type solids, including industrial-tractor pressed-on solids, all sizes.

C-3—(Deleted).

C-4—Industrial type pneumatic tires (all sizes).

These requirements shall be divided between original equipment and replacement for each group and sub-group.

In addition, each claimant agency shall furnish to the War Production Board its estimated requirements for each group and sub-group for the following three quarterly periods.

(2) Upon the basis of requirements submitted by each claimant agency the War Production Board will allot on or before the 15th day of the second month preceding the quarter to be covered by the allotments to each claimant a quantity of tires by sub-groups and by specified sizes in some sub-groups, for the following quarterly period, and may also make advance allotments to each claimant for the following three quarterly periods.

(3) Within 5 days after receipt of its allotment, each claimant agency shall furnish to the War Production Board a statement showing the break-down of its allotment by group and sub-group between original equipment and replacement.

(e) *Issuance of production directives to producers.* (1) Not later than 10 days after the time prescribed in paragraph (d) (2) above for the issuance of allotments to the claimant agencies, the War Production Board will issue to each producer a production directive, prescribing the percentage of the producer's facilities by groups and sub-groups initially allocated to the production of the following classes of orders: (i) Original equipment (ii) military replacement (iii) indirect military replacement. "Indirect military" refers to claimants enumerated "Indirect Military Claimants" in paragraph (b) (4) above.

(f) [Deleted May 31, 1944]

Original Equipment

(g) *Vehicle manufacturer's authorization.* (1) Each manufacturer of vehicles or equipment listed in Table I must file his application for original equipment tires on Form WPB-3663 with the appropriate industry division of the War Production Board, except tires for trucks and trailers scheduled for production on Form GA-1188 to fill orders for the Ordnance Department, Corps of Engineers, Signal Corps and Quartermaster's Corps, in accordance with instructions accompanying the form, unless the vehicle manufacturer is specifically excused from filing this form. A manufacturer of vehicles or equipment not listed in Table I need not file Form WPB-3663, unless he is specifically instructed to do so.

(2) On or before the first day of the month preceding each quarter, manufacturers of vehicles and equipment listed in Table I for which tires have been allotted, will be authorized by the War Produc-

tion Board or by the War Department on Form GA-1733 to accept delivery of a specified number of tires by groups, sub-groups or individual sizes for each calendar quarter. In the case of tire mounted vehicles or equipment not listed in Table I, similar authorizations will be issued to vehicle manufacturers by the appropriate claimant agency.

(h) Vehicle manufacturer's certification to his supplier (1) In order to receive tires for original equipment, each vehicle manufacturer authorized under the preceding paragraph must certify to his supplier not later than the 15th day of the month preceding the first month of the quarter in which shipments are to be made, in substantially the following form signed by an authorized official:

Agency identification number or symbol ----- The undersigned certifies, subject to the criminal penalties for misrepresentation contained in section 35 (A) of the United States Criminal Code, that he is authorized to accept delivery of the following tires for his production during the quarterly period commencing ----, 1945; that the monthly deliveries specified will not result at any time in an inventory exceeding 10 days' supply based upon his total authorized monthly production:

Size	Ply	Type	Quantity
------	-----	------	----------

The identification number shall consist of the appropriate symbol followed by the major program number (see Table I, unless authorization is issued by claimant agency)

No certification other than the above is required. The standard form of certification provided in Priorities Regulation 7 may not be substituted.

(2) By using the above certification, a vehicle manufacturer who buys tire mounted components for his production may authorize the manufacturer of the components to accept delivery of tires. On the basis of the certification received from his customer, the manufacturer of the tire mounted components shall use the same certification in placing his orders for tires with a producer. He must place his certified orders within the time prescribed for vehicle manufacturers.

(3) A vehicle manufacturer's authorization for tires may be reduced or cancelled at any time by the War Production Board or claimant agency issuing the same. A manufacturer who is notified that his authorization has been reduced or cancelled must immediately reduce or cancel delivery orders which he has placed under his authorization to the extent necessary to bring scheduled deliveries within the authorized amount.

(4) A vehicle manufacturer's authorization for tires may be increased by the War Production Board or claimant agency issuing the same at any time during the quarter covered by the authorization.

(5) No manufacturer shall certify an order for original equipment tires until he has received his authorization under this order.

Replacement

(i) Replacement by procuring claimant agency. In order to receive tires for replacement purposes under its allotment for any quarter, a claimant agency which purchases tires must specify the deliveries required and must certify to its supplier on or before the 15th day of the month preceding the quarter in substantially the following form signed by an authorized official:

Agency identification symbol ----- The undersigned certifies that the claimant agency identified by the above symbol is authorized to procure the following tires for replacement during the quarter commencing -----, 1945 and that the tires have been charged against its allotment for that period:

Size	Ply	Type	Quantity
------	-----	------	----------

Open Capacity and Unplaced Orders

(j) Placement against open capacity. Unplaced certified orders may be referred to the War Production Board, for placement on the basis of open capacity reports received from producers. Unplaced orders must be received by the War Production Board on or before the 20th day of the month preceding the first month of the quarter for which the orders are certified.

(k) (1) Report by producer of his open capacity. Each producer shall report to the War Production Board, by letter not later than the 20th day of the month preceding the first month of the quarter, the open capacity he has available for the production of tires in each group and sub-group, after making provision for the scheduling of all orders placed with him as of the last day for placement of orders for production during the quarter. This report shall be based upon the percentage allocation of his production facilities made by directive issued to him under paragraph (e)

(2) In addition to the report called for by paragraph (k) (1) each producer must report on or before the 10th day of each month on Form WPB-4029, in accordance with the instructions accompanying the form.

(3) At any time when a producer finds he has capacity, in excess of his frozen production schedule described in paragraph (p) below, or if he finds he is unable to meet his frozen schedule, he shall notify the War Production Board immediately of any such change in capacity, specifying for which tire sub-groups and individual sizes the change in capacity has occurred. Such reports may be made by telegram or by letter.

Producer's Acceptance and Shipment of Orders

(1) General restrictions on acceptance. No producer shall accept or fill any orders for tires except: (i) Orders certified under paragraphs (h) or (i) and presented to him within the prescribed time for placement; (ii) orders for indirect military replacement.

(2) Orders certified under paragraphs (h) or (i) must not be accepted by the producer after the 15th day of the month preceding the quarter in which shipments are to be made, except when authorized under the provisions of paragraph (q)

(3) A producer may fill orders for indirect military replacement in excess of the quantities in his frozen schedule, when authorized under the provisions of paragraph (q)

(m) Acceptance or fulfillment of orders in excess of authorized production. No producer shall prior to the 15th day of the month preceding the quarter accept any orders for tires to be delivered in any quarter in excess of the percentage allocation of his facilities for the particular class of order established by the production directive issued under paragraph (e) except when authorized under the provisions of paragraph (q) No producer shall accept certified orders and schedule indirect military replacement tires in excess of 105% of his expected production for the quarter.

(n) Limitation on size of shipments. Producers shall ship tires covered by accepted orders certified under paragraphs (h) and (i) in accordance with delivery dates specified in the orders. Shipment of tires in any sub-groups for indirect military replacement must not, in any one month, exceed 40% of the quarterly scheduled production for this purpose in that sub-group.

Scheduling Provisions

(o) Directions by claimant agency. A claimant agency which purchases tires may issue the following written directions to a producer: (1) Diverting a particular shipment of tires scheduled for its account by the producer; (2) changing tire sizes to be produced for its account within a particular sub-group but only if the production capacity required and the total number of tires scheduled for its account are not increased by the change.

(p) Frozen production schedule. (1) On the fifteenth day of the month preceding the quarter, each producer's production schedule shall become frozen within the meaning of Priorities Regulation 18 for the quarterly period, and may not be altered except as provided in that regulation. The following orders shall automatically become part of a producer's frozen schedule:

(i) Orders for original equipment tires and military replacement tires which have been certified under paragraph (h) or (i) and which the producer has accepted and agreed to ship during the quarter.

(ii) The quantity of tires he schedules for production for indirect military re-

placement prior to the fifteenth day of the month preceding the quarter.

(iii) Orders, the acceptance of which has been authorized by the War Production Board under the provisions of paragraph (q)

(2) A producer who schedules production in excess of his frozen schedule must report to the War Production Board as required under paragraph (k) (3) and on the basis of such report the War Production Board will authorize placement of orders against the additional production.

(q) *Other scheduling provisions.* With respect to the production or shipment of tires, the War Production Board may notwithstanding any other order, preference rating, directive, rule, or regulation (except Priorities Regulation 18) of the War Production Board or other Governmental agency:

(1) Direct the return or cancellation of any purchase order on the books of a producer.

(2) Direct changes in the production or shipping schedule of a producer.

(3) Cancel purchase orders placed with one producer and direct that they be placed with another producer.

Actions authorized under this paragraph may increase or decrease the percentages prescribed by production directives issued pursuant to paragraph (e)

Miscellaneous Provisions

(r) *Effect of preference ratings.* Within the limits established by his production directive, a producer shall accept orders certified under paragraphs (h) and (i) irrespective of the provisions of Priorities Regulation 1.

(s) *Status of unfilled orders at end of quarter.* Unless authorized pursuant to paragraph (q) no producer shall carry over any orders which have been accepted for delivery during a particular quarter and which he has been unable to produce during that quarter, to the following quarter. Shipments of tires produced against the frozen schedule during a particular quarter must be completed before the 15th day of the following quarter. Each producer must report to the War Production Board by letter not later than ten days after the close of any quarter, the orders which he accepted for delivery during the previous quarter, but was unable to produce. Orders must be listed by name and address of customer, customer's order number, claimant, and quantity of tires by individual size that were not produced.

(t) *Duplication of orders.* No purchaser of tires shall duplicate an order for tires in any group or sub-group even though he intends to cancel or reduce his orders to the authorized or allotted amount prior to delivery.

(u) *Use of producer's interchangeable facilities.* Notwithstanding the provisions of Rubber Order R-1, List 6 of Appendix II, each producer shall use his

interchangeable facilities available for the production of tires allocated under the provisions of this Appendix IV for the purpose of meeting his frozen production schedule. In the event of conflict with non-allocated tires or in the event of shortages of materials required for tire production, the producer shall use his interchangeable facilities in accordance with the provisions of List 6 of Appendix II.

(v) [Deleted May 31, 1944.]

(w) *Applicability of regulations.* Except as otherwise provided, this order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time to time.

(x) *Appeals.* Any appeal from the provisions of this order shall be made in writing to the Rubber Bureau, War Production Board, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(y) *Communications.* All reports required to be filed under this Appendix IV and all communications concerning this Appendix IV, shall, unless otherwise directed, be addressed to the Tire and Tube Division, Rubber Bureau, War Production Board, Washington 25, D. C., Reference: Order R-1, Appendix IV.

(Sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9246, 7 F.R. 7379, as amended by E.O. 9475, 9 F.R. 10817; WPB Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64)

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

TABLE I

NOTE: Table I amended Apr. 3, 1945.

All original equipment tires for the following products and programs will be distributed by the War Production Board through its Industry Divisions and vehicle manufacturers should direct their applications to the War Production Board, Washington 25, D. C., Attention: the appropriate Industry Division, regardless of the claimant agency for which the vehicle will be produced except as specified in paragraph (g) (1).

The Office of Operations Vice Chairman is designated as the claimant for the programs listed in Table I to the extent that they involve the manufacture of rubber-borne vehicles and equipment (indirect military only) having tires in the groups subject to allotment as part of the original equipment. Exceptions are noted in the table.

AUTOMOTIVE DIVISION

Program ¹ symbol	CMP code	Product description
B-4.....	251	Automotive maintenance equipment.
B-4.....	250	Aircraft ground servicing equipment.
B-4.....	400	Diesel and gasoline engine driven generator sets.

AUTOMOTIVE

Program ¹ symbol	CMP code	Product description
S-0.....	703	Trucks and truck-tractors, highway type. ³
S-0.....	704	Off-the-highway motor vehicles.
S-0.....	705	Truck trailers, highway type. ³
S-0.....	707	Third axle attachments for trucks. ³
.....	Other vehicles scheduled on Form GA-1182.

BUILDING MATERIALS DIVISION

B-7.....	645	Hand tools (wheelbarrows).
B-7.....	742	Horse trailers.
B-7.....	702	Building products, steel.

CONSTRUCTION MACHINERY DIVISION

B-0.....	208	Construction equipment, tractor-mounted.
G-1.....	209	Construction equipment, special fixed.
G-1.....	310	Construction material mixers, pavers, spreaders.
G-1.....	311	Construction material processing equipment.
B-8.....	312	Power, cranes, shovels, etc.
G-1.....	313	Scrapers, maintenance and graders.
B-8.....	315	Drilling and boring machinery.

CONSUMERS DURABLE GOODS DIVISION

G-2.....	110	Power cycles.
G-2.....	434	Lawn mowers.
G-2.....	433	Commercial food preparation and service equipment.

FARM MACHINERY AND EQUIPMENT DIVISION

A-2.....	430	Industrial tractors, wheel type. ⁴
A-2.....	440	Earth working, fertilizing, spraying, etc., machinery. ⁴
A-2.....	451	Farm elevators, harvesting, haying machinery. ⁴
A-2.....	471	Wheeloid tractors, farm. ⁴
A-2.....	452	Farm wagons, irrigating equipment, pumps, etc.

GENERAL INDUSTRIAL EQUIPMENT DIVISION

G-7.....	133	Compressors and dry vacuum pumps.
J-5.....	143	Conveyors and conveying systems.
J-5.....	147	Industrial hand-operated trucks and casters.
J-5.....	145	Industrial trucks and tractors, power-operated.
J-5.....	149	Industrial fans blowers and exhausters.
J-5.....	163	Industrial spraying equipment.
J-5.....	167	Industrial lubricating equipment.
J-5.....	226	Logging and sawmill machinery and power pulpwood saws.
J-1.....	256	Welding equipment and apparatus, electric.
G-6.....	491	Portable motor generator sets.
J-3.....	456	Motor control equipment and portable rectifiers.

GOVERNMENT DIVISION

S-4.....	651	Sewer cleaning machinery.
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MINING DIVISION

J-7.....	500	Shuttle cars.
J-7.....	201	Cutting machines (and trucks).
J-7.....	315	Coal drills and core drills.

OFFICE OF OPERATIONS VICE CHAIRMAN (C/O P., A., WJ²)

P-2.....	137	Petroleum dispensing pumps.
P-2.....	317	Petroleum machinery and equipment.

PLUMBING AND HEATING DIVISION

J-8.....	623	Portable unit heaters.
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Footnotes at end of table.

TABLE I—Continued
SAFETY AND TECHNICAL EQUIPMENT DIVISION

Program symbol	CMP code	Product description
J-6.....	107	Motorized fire apparatus.
J-6.....	434	Mobile X-ray equipment.
J-6.....	613	Surgical and medical equipment.
J-6.....	609	Surgical and medical supplies.

SERVICE EQUIPMENT DIVISION

S-4.....	428	Vacuum cleaners.
S-4.....	483	Floor finishing equipment.

TOOLS DIVISION

K-7.....	146	Cranes and hoists.
K-7.....	363	Foundry machinery.

TRANSPORTATION EQUIPMENT DIVISION

K-8.....	164	Railroad and transit maintenance-of-way equipment.
K-9 or T-4..	764	Motor buses. ²
K-9 or T-4..	756	Trolley buses. ³

¹ This is the program symbol under which authorization for tires for original equipment in these groups will be issued, regardless of the symbol under which the order for the vehicle was placed.

² WPB-3063 applications for tires for vehicles in CMP codes 137 and 317 should be addressed to the Petroleum Administrator for War, Washington 25, D. C.

³ The Office of Defense Transportation is claimant for tires for highway vehicles in CMP codes 763, 765, 767, 754 and 756.

⁴ The War Food Administration is claimant for tires for vehicles in CMP codes 319, 450, 451, and 471 for on-farm use within the United States.

Office of Operations Vice-Chairman is also designated as claimant for replacement tires for miscellaneous off-the-highway (including in-plant) vehicles and equipment (indirect military only).

[F. R. Doc. 45-5372; Filed, Apr. 3, 1945; 11:29 a. m.]

PART 4600—RUBBER, SYNTHETIC RUBBER, BALATA AND PRODUCTS THEREOF

[Rubber Order R-1, Appendix IV Revocation of Direction 1]

Direction 1 to Appendix IV (Tire Allotment Plan) issued February 10, 1945 is hereby revoked.

This direction has been superseded by Appendix IV April 3, 1945, as amended, to Rubber Order R-1.

(Sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9246, 7 F.R. 7379, as amended by E.O. 9475, 9 F.R. 10817; WPB Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64)

Issued this 3d day of April 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-5373; Filed, Apr. 3, 1945; 11:30 a. m.]

Chapter XI—Office of Price Administration

PART 1499—COMMODITIES AND SERVICES
[MPR 580,¹ Correction]

RETAIL CEILING PRICES FOR CERTAIN APPAREL AND HOUSE FURNISHINGS

The section number in the authority citation following the table of contents is corrected to read: "§ 1499.85."

¹ 10 F.R. 3015.

This correction shall be effective as of the 20th day of March 1945..

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5304; Filed, Apr. 2, 1945; 4:56 p. m.]

PART 1305—ADMINISTRATION

[Supp. Order 93,¹ Amdt. 4]

ELIMINATION OF HIGHEST PRICE LINE LIMITATION FROM SPECIFIED REGULATIONS WITH RESPECT TO SELLERS OF GARMENTS AT RETAIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The effective date provision of Amendment 1 to Supplementary Order 93 is amended to read as follows:

Amendment 1 shall become effective as of November 24, 1944, except that as to manufacturing-retailers subject to Maximum Price Regulation 178, Amendment 1 shall become effective as of April 6, 1945..

This amendment shall become effective as of March 31, 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5307; Filed, Apr. 2, 1945; 4:55 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[RMFR 335,¹ Amdt. 7]

PEANUTS AND PEANUT BUTTER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 335 is amended in the following respects:

1. The introductory portion of Section 4 (c) is amended to read as follows:

(c) *Pricing method for peanut butter* The processor shall figure his maximum price per dozen or other unit, f. o. b. shipping point, for each kind, brand, container type and size of peanut butter by adding:

2. Section 24 is added to read as follows:

SEC. 24. *Individual adjustment of processor's maximum prices for peanut butter*—(a) *When adjustments may be granted.* Either upon application for adjustment in accordance with Revised Procedural Regulation 1, or on his own motion, the Price Administrator may adjust a processor's maximum price established for an item under this regulation where it appears that:

(1) The maximum price is below the general level of prices prevailing for the

¹ 8 F.R. 6834, 10264, 10987, 12445, 14852; 9 F.R. 10263, 11712, 12413.

same or similar items sold to the same class of purchasers by other processors; and

(2) The maximum price is such as to prevent or threaten to prevent his continued production of the item; and

(3) An increase in the maximum price will enable him to continue production; and

(4) The loss of his production would result in consumers having to pay higher prices for the same or for the most nearly similar item available; and

(5) In the judgment of the Price Administrator, an increase in his maximum price would, under all the circumstances, be in furtherance of the purposes of the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders 9250 and 9328.

(b) *Amount of adjustment.* The maximum price as adjusted under this section shall in no event exceed the general level of prices prevailing for the same or similar items of peanut butter sold to the same class of purchasers by other processors. Subject to this limitation and the limitation of paragraph (a) (5), the adjusted maximum price shall not exceed the following amount:

(1) Processing costs for the item, if the applicant had any net profit (before income and excess profits taxes) on his peanut butter operations during his most recent fiscal period; or

(2) Total costs for the item, if the applicant had no net profit (before income and excess profits taxes) on his peanut butter operations during his most recent fiscal period.

(c) *Costs definitions.* (1) "Processing costs" shall be determined per unit to include actual costs (not to exceed maximum prices and lawful wages) of (i) ingredients, (ii) packaging materials, (iii) direct labor, (iv) indirect labor, (v) incoming transportation, (vi) outgoing transportation if sold on a delivered basis, (vii) depreciation, (viii) factory rental, (ix) insurance and (x) all other cost factors generally pertaining to processing operations, but shall not include general administrative and selling costs.

(2) "Total costs" shall be determined by adding to processing costs general administrative and selling costs.

This amendment shall become effective April 9, 1945.

Issued this 3d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5378; Filed, Apr. 3, 1945; 11:47 a. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 200, Amdt. 20]

RUBBER HEELS AND SOLES IN THE SHOE REPAIR TRADE

A statement of the considerations involved in the issuance of this amend-

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 200 is amended in the following respects:

1. Table I-A, § 1315.1424, Appendix A, is amended as follows:

a. In item 5 (d) (1) the following item is added to the grade "Standard grade or V-2 by size":

	Maximum price for sales to wholesalers ¹		Maximum price for sales to shoe repairmen ²		Unit of sales to wholesalers and shoe repairmen	Maximum price to consumers for heels attached by shoe repairmen (per pair)	
	Brown	Black	Brown	Black		Brown	Black
19 iron.....		\$2.40		\$3.20	Each.....		

b. In item 5 (d) (2) the following item is added to the grade "Standard grade or V-2, by size":

19 iron.....	\$2.85	\$2.63	\$3.80	\$3.50	Each.....		
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(c) In item 5 (e) footnote reference "" is added at the end of the heading "Top-lift blocks (8½ x 12½)"

d. The following footnote is added to the group of footnotes at the end of Table I-A of § 1315.1424, Appendix A.

¹ Maximum prices to wholesalers and to shoe repairmen for Junior blocks (4½ x 12½) shall be determined by taking one-half (or 50%) of the maximum price for the 8½ x 12½ block for the same iron, quality, and color. Maximum prices to consumers shall

be the same as those for toplifts cut from 8½ x 12½ blocks for the same iron, color, and grade.

e. The caption "All other grades V-2, V-3, V-4, by size" is deleted from items 5 (e) (1) and 5 (e) (2), and in lieu thereof, the following caption is substituted: "Standard grade or V-2, by size".

f. In item 5 (e) (1) the following item is added to the grade "Standard grade or V-2, by size":

19 iron.....		\$9.00		\$12.80	1 dozen.....		
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g. In item 5 (e) (2) the following item is added to the grade "Standard grade or V-2, by size":

19 iron.....	\$11.40	\$10.50	\$15.20	\$14.00	1 dozen.....		
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h. In item 5 (e) (1) a new table of prices is added as follows:

Competitive or special competitive V-3 or V-4, by size:							
7 iron.....		\$3.80		\$5.20	1 dozen.....		\$0.23
7½ iron.....		3.90		5.20	1 dozen.....		4.23
9 iron.....		4.65		5.40	1 dozen.....		4.23
10½ iron.....		4.20		5.60	1 dozen.....		4.23
12 iron.....		4.65		6.20	1 dozen.....		4.23

1. In item 5 (e) (2) a new table of prices is added as follows:

Competitive or special competitive V-3 or V-4, by size:							
7 iron.....	5.10	4.65	6.80	6.20	1 dozen.....	\$0.23	\$0.23
7½ iron.....	5.10	4.65	6.80	6.20	1 dozen.....	4.23	4.23
9 iron.....	5.40	4.95	7.20	6.60	1 dozen.....	4.23	4.23
10½ iron.....	5.70	5.25	7.60	7.00	1 dozen.....	4.23	4.23
12 iron.....	6.30	5.85	8.40	7.80	1 dozen.....	4.23	4.23

1. A new item designated "10" is added to Table I-A immediately following item 9 of that table, to read as follows:

10. Rubber boot heels (sizes 4-14, inc.).		1.69		2.25	1 dozen.....		
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2. Table I-B of § 1315.1425, Appendix B, is amended as follows:

a. The following footnote reference numbers are added to the caption "Half Soles": "4" and "5"

b. The following footnotes, designated "4" and "5" are added to the group of footnotes at the end of Table I-B of § 1315.1425, Appendix B, to read as follows:

⁴ All manufacturers who had a custom in December 1941 of listing half sole prices for

sizes 9, 11, 13, and 15, with different prices for each size, must continue to do so for those sizes. The maximum prices for sizes 9 and 13 must be 5 cents below the 9-11 and 13-15 prices, respectively, for the same iron and quality. The maximum prices for sizes 11 and 15 shall be 5 cents higher than the prices listed for sizes 9-11 and 13-15, respectively, for the same iron and quality.

⁵ All manufacturers who had a custom in December 1941 of selling assorted sizes 9-11-13 at the 9-11 prices for a given type, quality, and color, must continue to do so.

c. At the heading "Half Soles, Composition, 14 Iron (Extra Heavy)" the head-

ing "Competitive grade" and the table of prices under that heading are deleted.

d. At the heading "Half Soles, Composition, 10½ or 11 Iron (medium)" the following line under the grade "Competitive grade" is deleted:

Item	Black (per dozen pair)		Brown (per dozen pair)	
	To shoe repairmen list ³	To wholesalers net ³	To shoe repairmen list ³	To wholesalers net ³
5.....	\$2.00	\$1.50	\$3.15	\$2.25

and in lieu thereof the following line is substituted:

5.....	\$2.50	\$1.65	\$3.35	\$2.51
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e. At the heading "Half Soles, Cord, 12 or 13 Iron (Heavy)" the following line under the grade "Flat cord" is deleted:

9-11.....	\$3.65	\$2.74	\$4.75	\$3.55
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and in lieu thereof the following line is substituted:

9-11.....	\$3.80	\$2.85	\$4.00	\$3.63
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f. Size "6-7" is substituted for size "7" wherever the latter appears in the "Cord" caption of the "Half Sole" table under "12 or 13 Iron (Heavy)" and "10½ or 11 Iron (Medium)".

g. A new table, designated "Boot and Galosh Soling" is added to read as follows:

BOOT AND GALOSH SOLING

Item	Black		Brown	
	To shoe repairmen list	To wholesalers net	To shoe repairmen list	To wholesalers net
Composition				
Gum boot soling, per lb.	\$0.50	\$0.33	\$0.60	\$0.45
Galosh and over-the-heel soling slabs, 12" x 24" plain back, per slab:				
3½ iron.....	1.10	.83	1.20	.98
5 iron.....	1.10	.83	1.20	.98
6 iron.....	1.15	.86	1.40	1.05
7 iron.....	1.20	.90	1.45	1.09
7½ iron.....	1.20	.90	1.45	1.09
9 iron.....	1.40	1.05	1.70	1.23
10½ iron.....	1.55	1.16	1.85	1.39
12 iron.....	1.70	1.23	2.05	1.54
For Holland cloth backing, add to each price.	.25	.26	.35	.26
Galosh and over-the-heel soling slabs, 12" x 24" plain back, per slab:				
3½ iron.....	1.01	.76	1.21	.91
5 iron.....	1.01	.76	1.21	.91
6 iron.....	1.06	.80	1.27	.95
7 iron.....	1.11	.83	1.33	1.09
7½ iron.....	1.11	.83	1.33	1.09
9 iron.....	1.29	.97	1.55	1.15
10½ iron.....	1.43	1.07	1.72	1.29
12 iron.....	1.57	1.19	1.83	1.41
For Holland cloth backing, add to each price.	.32	.24	.32	.24

This amendment shall become effective April 9, 1945.

Issued this 3d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[P. R. Dec. 45-5377; Filed, Apr. 3, 1945; 11:47 a. m.]

¹ 9 F.R. 7574, 11762, 14674; 10 F.R. 2512.

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 477, Amdt. 11]

SALES OF RUBBER HEELS AND SOLES IN THE SHOE FACTORY AND HOME REPLACEMENT TRADES

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 477 is amended in the following respects:

1. Section 8 is amended to read as follows:

SEC. 8. Maximum prices for sales in the shoe factory trade of heels and soles not listed in Appendix A by persons other than manufacturers. This section is applicable to sales in the shoe factory trade of heels and soles that are not listed in Appendix A. The maximum price for a sale of such heels and soles in the shoe factory trade by a person other than the manufacturer shall be the maximum price established under section 7 or section 9 for the sale of the same heel or

sole by the manufacturer to a purchaser of the same class. If the seller requests the manufacturer to notify him of that price, the manufacturer is required to do so in writing by paragraph (b) of section 18.

2. Paragraph (a) (1) of section 9a is amended to read as follows:

(1) *Maximum prices.* The maximum prices for all sales of rubber heels in the home replacement trade shall be the prices listed in Table I of Appendix B. These prices vary, depending upon whether the heel in question is sold in bulk (unpackaged) or is sold individually boxed and upon whether it is classed as a "standard" a "competitive" or a "special competitive" grade heel, according to the specifications set forth in Table II of Appendix B. The classification of a heel for pricing purposes is dependent upon the physical tests the heel can meet. Accordingly, in order to be sold at the maximum prices for any of the particular grades in Appendix B, the heel must meet the specifications set forth in Appendix B for that grade.

3. Table I of Appendix B is amended to read as follows:

APPENDIX B—HEELS SOLD IN THE HOME REPLACEMENT TRADE

TABLE I—MAXIMUM PRICES¹

Type and grade	Manufacturer's prices ¹ per dozen pair	Wholesaler's prices ² per dozen pair	Retailer's prices ³ per pair
Men's half heel:			
Q-2 or standard grade.....	\$1.39	\$1.85	\$0.25
Q-3 or competitive grade individually boxed ⁴	1.16	1.55	.20
Q-3 or competitive grade in bulk ⁵	1.04	1.39	.15
Q-4 or special competitive grade.....	.85	1.15	.15
Men's whole heel:			
Q-2 or standard grade.....	1.65	2.20	.30
Q-3 or competitive grade individually boxed ⁴	1.43	1.90	.25
Q-3 or competitive grade in bulk ⁵	1.31	1.74	.20
Q-4 or special competitive grade.....	1.05	1.35	.15
Boys' whole heel:			
Q-2 or standard grade.....	1.39	1.85	.25
Q-3 or competitive grade individually boxed ⁴	1.16	1.55	.20
Q-3 or competitive grade in bulk ⁵	1.04	1.39	.15
Q-4 or special competitive grade.....	.85	1.15	.15
Women's scoop heel:			
Q-2 or standard grade.....	1.05	1.40	.20
Q-3 or competitive grade individually boxed ⁴90	1.20	.15
Q-3 or competitive grade in bulk ⁵78	1.04	.10
Q-4 or special competitive grade.....	.60	.80	.10
Junior heel:			
Q-2 or standard grade.....	1.05	1.40	.20
Q-3 or competitive grade individually boxed ⁴90	1.20	.15
Q-3 or competitive grade in bulk ⁵78	1.04	.10
Q-4 or special competitive grade.....	.70	.90	.10
Junior wedge heel:			
Q-2 or standard grade.....	1.05	1.40	.20
Q-3 or competitive grade individually boxed ⁴90	1.20	.15
Q-3 or competitive grade in bulk ⁵78	1.04	.10
Q-4 or special competitive grade.....	.65	.85	.10
Women's Cuban heel:			
Q-2 or standard grade.....	1.05	1.40	.20
Q-3 or competitive grade individually boxed ⁴90	1.20	.15
Q-3 or competitive grade in bulk ⁵78	1.04	.10
Q-4 or special competitive grade.....	.60	.65	.10
Toplift and french heel: Q-4 or special competitive grade.....	.45	.60	.10

¹ Prices for Q-2 grade apply to heels individually boxed with nails. Q-4 prices apply to bulk and boxed heels.

² These prices for Q-3 grade apply to heels which are individually boxed with nails.

³ These prices for Q-3 grade apply to heels packed in bulk and stapled together.

⁴ Maximum manufacturer's prices are subject to a 2% cash discount and the manufacturer shall not reduce any transportation allowance he had in effect to a purchaser of the same class during March, 1942.

⁵ Maximum wholesaler's prices are subject to any cash discount and transportation allowance the wholesaler had in effect to a purchaser of the same class during March, 1942.

This amendment shall become effective April 9, 1945.

Issued this 3d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5382; Filed, Apr. 3, 1945; 11:47 a. m.]

PART 1364—FRESH, FROZEN AND CURED MEAT AND FISH PRODUCT

[RMPR 148, Amdt. 21]

DRESSED HOGS AND WHOLESALE PORK CUTS

NOTE: A correction to the statement of considerations involved in the issuance of Amendment 21 to Revised Maximum Price Regulation 148 was filed with the Division of the Federal Register as Federal Register Document 45-5383, on April 3, 1945, at 11:49 a. m.

PART 1377—WOODEN CONTAINERS

[MPR 424,¹ Amdt. 5]

TIGHT COOPERAGE STOCK AND SAWED TIGHT COOPERAGE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 424 is hereby amended in the following respects:

1. Section 3 (b) is amended to read as follows:

(b) *Products covered.* The term "tight cooperage stock" as used in this regulation covers all staves, headings, and cooperage dowels both finished and unfinished, including laminated, sawed, bucked, rived and split, produced primarily for use in making liquid tight barrels and kegs of a bilged type and all staves and headings produced as a result of such primary production, as defined in the grading rules of the Associated Cooperage Industries of America, Inc. or in this regulation or by general or individual specifications. Coverage is limited to production in the following states: Alabama, Arkansas, Florida, Georgia, Illinois, Indiana, Kentucky, Louisiana, Maryland, Michigan, Minnesota, Mississippi, Missouri, New York, North Carolina, Ohio, Oklahoma, Pennsylvania, South Carolina, Tennessee, Texas, Virginia and West Virginia and Wisconsin.

The term "sawed tight cooperage" as used in this regulation covers all barrels and kegs made entirely or partially of staves and headings covered by this regulation.

2. In section 18 the list of states in the "Upper Area" is amended by adding New York.

This amendment shall become effective April 9, 1945.

Issued this 3d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5381; Filed, Apr. 8, 1945; 11:48 a. m.]

¹ 8 F.R. 9516, 11175; 9 F.R. 3351, 9835; 10 F.R. 621.

PART 1444—ICE BOXES
[MPR 399, Amdt. 18]

ICE BOXES

A statement of considerations involved in the issuance of the amendment issued simultaneously herewith has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 399 is amended in the following respects:

1. In section 15, table B (2) *Retail ceiling prices for sales of ice boxes by mail order houses when selling from a mail order catalogue* is amended by adding to

the heading of the table the warehouse shipping point "Fort Worth" and adding

ceiling prices for a new model ice box as set forth below:

Manufacturer	Brand	Model	Rated ice capacity, pounds	F. o. b. factory	F. o. b. warehouse shipping point		
					Chicago	Kansas City	Fort Worth
Montgomery Ward.....	Ward....	4925	75	\$44.00	\$45.11	\$45.22	\$45.13

2. In section 16, Table C. *Ceiling prices in each state for all other sales of ice boxes at retail* is amended by adding to the portion of the table under the sub-

heading "Mail Order and Other Private Brands Sold Through Retail Stores" ceiling prices for five new model ice boxes as set forth below:

TABLE C

Ceiling prices in each State for all other sales of ice boxes at retail. No amount may be added to these ceiling prices for delivery to the buyer.

MAIL ORDER AND OTHER PRIVATE BRANDS SOLD THROUGH RETAIL STORES

Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Alabama	Arizona	Arkansas	California	Colorado	Connecticut	Delaware	District of Columbia	Florida	Georgia	Idaho	Illinois
Montgomery Ward.....	Ward....	K-523	75 pounds.	\$55.75	\$57.75	\$57.75	\$59.75	\$57.50	\$57.00	\$53.75	\$56.75	\$56.75	\$57.00	\$56.75	\$57.50	\$56.25
Montgomery Ward.....	Ward....	K-524	50 pounds.	38.25	39.50	40.75	39.75	40.75	40.25	38.75	39.00	39.00	39.00	39.25	40.75	39.25
Montgomery Ward.....	Ward....	K-525	75 pounds.	42.25	43.75	43.25	44.00	43.25	44.75	42.75	43.00	43.00	43.75	43.50	45.25	43.50
Montgomery Ward.....	Ward....	K-526	50 pounds.	44.00	45.25	46.75	45.75	45.75	45.25	46.50	44.75	44.75	45.00	45.25	45.75	45.25
Montgomery Ward.....	Ward....	K-527	75 pounds.	48.25	49.75	51.25	50.00	51.25	50.75	48.75	49.00	49.00	49.75	49.75	51.25	49.50

Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Indiana	Iowa	Kansas	Kentucky	Louisiana	Maine	Maryland	Massachusetts	Michigan	Minnesota	Mississippi	Missouri
Montgomery Ward.....	Ward....	K-523	75 pounds.	\$55.75	\$56.25	\$56.25	\$56.50	\$56.50	\$57.00	\$57.00	\$56.75	\$56.75	\$56.25	\$56.50	\$56.75	\$56.25
Montgomery Ward.....	Ward....	K-524	50 pounds.	38.25	39.25	39.50	40.00	39.25	40.00	38.75	39.00	39.00	39.25	39.75	39.50	39.50
Montgomery Ward.....	Ward....	K-525	75 pounds.	42.25	43.50	43.75	44.25	43.50	44.25	42.75	43.00	42.50	43.50	44.00	44.00	43.75
Montgomery Ward.....	Ward....	K-526	50 pounds.	44.00	45.00	45.50	45.75	45.25	45.00	44.50	44.75	44.25	45.00	45.50	45.50	45.25
Montgomery Ward.....	Ward....	K-527	75 pounds.	48.25	49.50	49.75	50.25	49.50	50.50	48.75	49.00	48.50	49.50	50.00	50.00	49.75

Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Montana	Nebraska	Nevada	New Hampshire	New Jersey	New Mexico	New York	North Carolina	North Dakota	Ohio	Oklahoma	Oregon
Montgomery Ward.....	Ward....	K-523	75 pounds.	\$55.75	\$57.50	\$56.50	\$57.50	\$56.75	\$56.75	\$57.50	\$56.75	\$56.75	\$56.75	\$56.25	\$56.75	\$57.50
Montgomery Ward.....	Ward....	K-524	50 pounds.	38.25	40.75	39.75	40.75	38.50	38.75	40.75	38.75	39.00	39.00	39.25	40.00	40.75
Montgomery Ward.....	Ward....	K-525	75 pounds.	42.25	45.25	44.25	45.25	42.50	43.00	45.25	43.00	43.25	44.50	43.25	44.25	45.25
Montgomery Ward.....	Ward....	K-526	50 pounds.	44.00	46.00	45.50	45.75	44.25	44.75	45.75	44.50	45.00	45.00	45.50	45.75	46.75
Montgomery Ward.....	Ward....	K-527	75 pounds.	48.25	51.25	50.25	51.25	48.50	49.00	51.25	49.00	49.25	50.50	49.25	50.25	51.25

Manufacturer	Brand	Model	Rated ice capacity	Retail base price	Pennsylvania	Rhode Island	South Carolina	South Dakota	Tennessee	Texas	Utah	Vermont	Virginia	Washington	West Virginia	Wisconsin	Wyoming
Montgomery Ward.....	Ward....	K-523	75 pounds.	\$55.75	\$56.50	\$56.75	\$56.75	\$56.75	\$56.50	\$57.00	\$57.50	\$56.75	\$56.75	\$57.50	\$56.50	\$56.25	\$57.00
Montgomery Ward.....	Ward....	K-524	50 pounds.	38.25	39.00	38.75	39.25	39.00	39.50	40.25	40.75	38.75	39.00	40.75	39.00	39.25	40.25
Montgomery Ward.....	Ward....	K-525	75 pounds.	42.25	43.00	42.75	43.00	44.00	43.75	44.50	43.25	42.75	43.25	43.25	43.25	43.50	44.75
Montgomery Ward.....	Ward....	K-526	50 pounds.	44.00	44.75	44.50	45.00	45.00	45.25	45.25	45.75	44.50	44.75	45.75	45.00	45.25	45.25
Montgomery Ward.....	Ward....	K-527	75 pounds.	48.25	49.25	48.75	49.50	50.50	49.75	50.75	51.25	48.75	49.25	51.25	49.25	49.50	50.75

This amendment shall become effective on the 9th day of April 1945.

Issued this 3d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5380; Filed, Apr. 3, 1945; 11:47 a. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C, Corr. to Amdt. 163]

MILEAGE RATIONING: GASOLINE REGULATIONS

Item 8 of Amendment No. 163 to Ration Order 5C is corrected to read as follows:

8. In § 1394.8217 (a) the third sentence preceding subparagraph (1) is amended to read as follows: "The aggregate gal-

lonage value of gasoline, gasoline deposit certificates, coupons and other evidences on hand or on deposit for each place of business of a dealer or intermediate distributor, shall, at all times, be equal to, but not in excess of, the registered storage capacity of such place of business, as determined pursuant to § 1394.8225, except for:"

This correction shall be effective as of December 4, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421 and 507, 77th Cong., W. P. B. Dir. No. 1, Supp. Dir. No. 1Q, 7 F.R. 562, 9121, E.O. 9125, 7 F.R. 2719)

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5308; Filed, Apr. 2, 1945; 4:55 p. m.]

PART 1499—COMMODITIES AND SERVICES

[RMPR 165, Supp. Service Reg. 51]

HAND LAUNDRIES IN THE ST. LOUIS METROPOLITAN AREA

A statement of the considerations involved in the issuance of this Supplementary Service Regulation No. 51 has been filed with the Division of the Federal Register. For the reasons set forth in that statement and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Supplementary Service Regulation No. 51 is hereby issued.

§ 1499.685 *Hand laundries in the St. Louis Metropolitan Area*—(a) *Dollar-and-cents maximum prices established for hand laundry services sold by hand laundries in the St. Louis Metropolitan*

Area. (1) The maximum prices established by Revised Maximum Price Regulation No. 165 for hand laundry services sold by hand laundries in the St. Louis Metropolitan area are hereby modified and henceforth shall be the prices set forth in Appendix A.

(2) **Definitions.** As used in this Supplementary Service Regulation the term: "Hand laundry" means a retail laundry establishment receiving and distributing laundry, generally finishing wearing apparel by hand ironing done on the premises, giving only limited, if any, delivery service and employing 8 or less employees.

"St. Louis Metropolitan area" means the corporate limits of the city of St. Louis and the county of St. Louis in the state of Missouri.

"Shirts" as used in Appendix A means all shirts except the following: Shirts made of silk, wool, gabardine, rayon and other artificial fibers; full dress shirts. The prices of shirts included within the above exceptions shall be the prices for these items which were filed by the individual laundry with the OPA in accordance with section 14 of RMPR 165. If no such prices have been filed, the maximum price to be charged for all shirts shall be the price established for shirts by Appendix A.

(3) **Posting requirements.** Within 30 days after the issuance of this supplementary service regulation, every hand laundry subject to it shall post on its premises in a place and manner so that it is plainly visible to the purchasing public, a placard or card setting forth the maximum prices established in Appendix A.

(4) **Elimination of individual adjustments.** Section 16 of Revised Maximum Price Regulation No. 165 shall no longer be available to sellers covered by this regulation. All percentage adjustments granted by the Office of Price Administration to hand laundries in the St. Louis Metropolitan area are hereby revoked.

(5) **Less than maximum prices.** Lower prices than those established by this regulation may be charged.

(6) **Other services supplied by hand laundries.** Laundry services not listed in Appendix A performed by hand laundries shall be governed by Revised Maximum Price Regulation No. 165.

APPENDIX A

Laundry service:	Price
Shirts	\$0.15
Collars04
Undershirts08
Shorts08
Union suits15
Socks05
Pajamas20
Trousers and Slacks35
Uniforms, Nurses and Maids40
Handkerchiefs03
Bath towels05
Hand towels03
Sheets15
Pillow cases05
Overalls30
Coveralls40
Overall pants30
Overall jackets30
Wash cloths02

This Supplementary Service Regulation No. 51 shall become effective April 9, 1945.

Issued this 3d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5376; Filed, Apr. 3, 1945;
11:46 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

[SFAW Reg. 5, Amdt. 1]

PART 602—GENERAL ORDERS AND DIRECTIVES

DISTRIBUTION OF ANTHRACITE FOR POULTRY BROODERS AND HATCHERIES

To correlate the provisions of SFAW Revised Regulation No. 5 with the provisions of SFAW Regulations No. 26 and No. 28, it is necessary to amend it as follows:

1. Paragraphs (d) and (e) of § 602.81 are amended to read as follows:

(d) "Wholesaler" means any producer to the extent that he ships, distributes or sells anthracite to retail dealers or over-the-road truckers, and any person to the extent that he receives or purchases anthracite for shipment, distribution or resale to retail dealers or over-the-road truckers.

(e) "Retail dealer" means any person (including the retail outlet, branch or department of one who is also a producer, wholesaler or lake or tidewater dock operator) to the extent that he distributes anthracite in any transaction, except a transaction between a wholesaler and an over-the-road trucker involving the disposal of anthracite physically handled in a truck, wagon, or other less than carload facility, without regard to quantity or frequency of delivery.

2. Wherever the year "1944" appears in paragraph (a) of § 602.83, it is amended to read "1945." Wherever the year "1945" appears in said paragraph (a) it is amended to read "1946."

3. The date "April 1, 1944" appearing in paragraph (b) of § 602.83 is amended to read "April 1, 1945."

4. The words "90 days' supply" appearing in § 602.84 are amended to read "60 days' supply."

5. In Appendix A, "Bureau of the Budget No. 42-R706" is amended to read "Bureau of the Budget No. 42-R706.1." "Approval expires April 30, 1945" is amended to read "Approval expires April 30, 1946." Wherever the year "1944" appears in Appendix A, it is amended to read "1945" and wherever the year "1945" appears in said Appendix A, it is amended to read "1946."

6. Appendix B is amended to read as follows:

APPENDIX B

Forms printed in the FEDERAL REGISTER are for information only and do not follow the exact format prescribed by the issuing agency.

Bureau of the Budget No. 42-R706.1.
Approval Expires April 30, 1946.

UNITED STATES DEPARTMENT OF THE INTERIOR SOLID FUELS ADMINISTRATION FOR WAR WASHINGTON

Date

Name of dealer

Address City State

TONNAGE OF ANTHRACITE DELIVERED FOR USE ONLY IN POULTRY BROODERS AND HATCHERIES

Apr. 1, 1942, to Mar. 31, 1943		Apr. 1, 1943, to Mar. 31, 1944		Apr. 1, 1945, to date of filing		Producer or wholesaler who supplied such tonnage
Nut	Pea	Nut	Pea	Nut	Pea	

Did you file a Form S. F. A. No. 29 setting forth tonnages of excluded deliveries made during the base period and commitments to be excluded during the period April 1, 1943 to March 31, 1944?

(Yes or No)

I certify to SFAW that the statements contained herein are true to the best of my knowledge and belief. I make this certification with knowledge that if I make any false statement or representation herein I am subject to criminal prosecution under the laws of the United States and that I may be prohibited from receiving any further shipments or deliveries of solid fuels.

.....
(Signature)

.....
(Title)

PENALTIES FOR MISREPRESENTATION

Any person making a false statement or representation on this form is subject to criminal prosecution and upon conviction is subject to a fine of not more than \$10,000 or 10 years' imprisonment, or both.

This amendment shall take effect 12:01 a. m. on April 1, 1945.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176 and 58 Stat. 872)

Issued this 2d day of April 1945.

HAROLD L. ICKES,
Solid Fuels Administrator for War

[F. R. Doc. 45-5360; Filed, Apr. 3, 1945;
11:21 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter II—Division of Public Contracts

PART 202—MINIMUM WAGE DETERMINATIONS

PHOTOGRAPHIC SUPPLIES INDUSTRY

Correction

In Federal Register Document 45-4024, which appears on page 2836 of the issue for Thursday, March 15, 1945, the sixth and seventh lines from the bottom of the third column of that page should read "Standards Act; and (3) it appears desirable for the purpose of coordinating."

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—General Land Office

[Circular 1600]

PART 194—POTASSIUM PERMITS AND LEASES

AREA AND DESCRIPTION

Section 194.3 is amended by eliminating therefrom the word "equally" in the second sentence.

FRED W. JOHNSON,
Commissioner

Approved: March 23, 1945.

ABE FORTAS,
Acting Secretary of the Interior.

[F. R. Doc. 45-5335; Filed, Apr. 3, 1945;
9:34 a. m.]

Appendix—Public Land Orders

[Public Land Order 269]

ALASKA

REVOCATION OF PUBLIC LAND ORDER 233

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Public Land Order No. 233 of June 3, 1944, withdrawing the public lands described below, in Alaska, from all forms of appropriation under the public land laws, including the mining and mineral leasing laws, and reserving them under the jurisdiction of the Secretary of the Interior for use in connection with the prosecution of the war, is hereby revoked:

FAIRBANKS MERIDIAN

T. 12 S., R. 6 W.,
Sec. 10, all;
Sec. 11, all;
Sec. 12, S½;
Sec. 13, N½N½, unsurveyed;
Sec. 14, N½.

The areas described aggregate 2,080 acres.

This order shall not otherwise become effective to change the status of the surveyed lands until 10:00 a. m. on the 63d day from the date on which it is signed. At that time such lands shall, subject to valid existing rights, become subject to application, petition, location, or selection as follows:

(a) For a period of 90 days, commencing on the day and at the hour named above, the vacant, unreserved and surveyed public lands affected by this order shall be subject to (1) application under the homestead laws by qualified veterans of World War II, for whose service recognition is granted by the act of September 27, 1944 (Public Law 434—78th Congress) subject to the requirements of applicable law, and (2) application under any applicable public land law, based on prior existing valid settlement rights and preference rights conferred by existing laws or equitable claims subject to allowance and confirmation. Applications by such veterans shall be subject to claims of the classes described in subdivision (2)

(b) For a period of 20 days immediately prior to the beginning of such 90-day period, such veterans and persons claiming preference rights superior to

those of such veterans, may present their applications, and all such applications, together with those presented at 10:00 a. m. on the first day of the 90-day period, shall be treated as simultaneously filed.

(c) Commencing at 10:00 a. m. on the 91st day after the lands become subject to application, as hereinabove provided, any of the surveyed lands remaining unreserved and unappropriated shall become subject to such application, petition, location, or selection by the public generally as may be authorized by the public land laws.

(d) Applications by the general public may be presented during the 20-day period immediately preceding such 91st day, and all such applications, together with those presented at 10:00 a. m. on that day, shall be treated as simultaneously filed.

Veterans shall accompany their applications with certified copies of their certificates of discharge, or other satisfactory evidence of their military or naval service. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated affidavits in support thereof, setting forth in detail all facts relevant to their claims.

Applications for these lands, which should be filed in the district land office at Fairbanks, Alaska, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations (Circ. 324, May 22, 1914, 43 L. D. 254) to the extent that such regulations are applicable. Applications under the homestead laws shall be governed by the regulations contained in Parts 65 and 66 of Title 43 of the Code of Federal Regulations.

HAROLD L. ICKES,
Secretary of the Interior

MARCH 28, 1945.

[F. R. Doc. 45-5336; Filed, Apr. 3, 1945;
9:34 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[Rev. S. O. 239]

PART 97—ROUTING OF TRAFFIC

REROUTING OF FREIGHT TRAFFIC DUE TO FLOOD CONDITIONS IN ARKANSAS, LOUISIANA AND TEXAS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 2d day of April, A. D. 1945.

It appearing, that because of flood conditions in the States of Arkansas, Louisiana and Texas, common carriers by railroad are unable properly to serve the public; in the opinion of the Commission an emergency exists requiring immediate action to avoid congestion of traffic, and in order to best promote the service in the interest of the public and

the commerce of the people; *It is ordered, That:*

Flood Condition.—(a) *Rerouting of freight traffic.* All common carriers by railroad, subject to the Interstate Commerce Act, serving Arkansas, Louisiana and Texas, with tracks affected by flood conditions, are hereby directed to forward freight traffic having origin or destination in or ordinarily moving through Arkansas, Louisiana, and Texas, via routes most available to expedite its movement and prevent congestion, without regard to the routing thereof made by shippers or by carriers from which the traffic is received, or to the ownership of cars: *Provided*, That the billing covering all cars rerouted shall carry a reference to this order as authority for the rerouting. All rules, regulations, and practices of said carriers with respect to car service are hereby suspended and superseded insofar only as conflicting with the directions hereby made.

(b) *Rates to be applied.* That inasmuch as such disregard of routing is deemed to be due to carriers' disability, the rates applicable to traffic so forwarded by routes other than those designated by shippers, or by carriers from which the traffic is received, shall be the rates which were applicable at date of shipment over the routes so designated.

(c) *Division of rates.* In executing the orders and directions of the Commission provided for in this order the common carriers involved shall proceed even though no contracts, agreements, or arrangements now exist between them with reference to the divisions of the rates of transportation applicable to said traffic; such divisions shall be, during the time this order remains in force, voluntarily agreed upon by and between said carriers; and upon failure of the carriers to so agree, said divisions shall be hereafter fixed by the Commission in accordance with pertinent authority conferred upon it by the Interstate Commerce Act;

(d) *Effective date.* This order shall become effective 6 p. m., April 2, 1945.

(e) *Expiration date.* This order shall expire at 11:59 p. m., April 10, 1945, unless otherwise modified, changed, suspended, or annulled by order of the Commission. (40 Stat. 101, sec. 402, 413; 41 Stat. 476, 485; sec. 4, 10; 54 Stat. 901, 912; 49 U. S. C. 1 (10)—(17) 15 (4).)

It is further ordered, That copies of this order and direction be served upon the carriers named herein and upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy thereof in the Office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 45-5350; Filed, Apr. 3, 1945;
11:13 a. m.]

Chapter II—Office of Defense Transportation

[Special Direction ODT 7, Rev. 4]

PART 522—DIRECTION OF TRAFFIC MOVEMENT; EXCEPTIONS, PERMITS, AND SPECIAL DIRECTIONS

MOVEMENT OF ASPHALT, ASPHALTUM OR TAR IN RAILWAY TANK CARS

Pursuant to the provisions of §§ 502.102 and 502.103 of General Order ODT 7, Revised, it is hereby ordered, that:

§ 522.905 *Transportation of asphalt, asphaltum or tar restricted.* Unless authorized by a special permit issued by the Division Director, Tank Car Division, Liquid Transport Department, Office of Defense Transportation,

(a) No person shall load or cause to be loaded in any tank car, asphalt, asphaltum, or tar which is to be applied to the surface of any street, highway, driveway or airfield, in the construction, maintenance or repair thereof, or as a dust palliative, and which is to be transported from a point of origin within the United States to a destination within the United States or a foreign country more than 500 miles from the shipping point in the United States (such distance being measured over the shortest available published tariff route, whether billed or transported over such route or otherwise); and

(b) No person shall offer for shipment and no carrier shall accept for shipment, forward, transport, or continue to transport, any loaded tank car containing asphalt, asphaltum, or tar which is to be applied to the surface of any street, highway, driveway or airfield, in the construction, maintenance or repair thereof, or as a dust palliative, and which is to be transported or is en route from a point of origin within the United States to a destination within the United States or a foreign country more than 500 miles from the shipping point in the United States (such distance being measured over the shortest available published tariff route, whether billed or transported over such route or otherwise)

§ 522.906 *Shipping instructions to bear endorsement.* There shall be endorsed on the bill of lading or other shipping instructions issued with respect to each loaded tank car containing asphalt, asphaltum, or tar (whether or not such asphalt, asphaltum or tar is to be applied to the surface of any street, highway, driveway or airfield, in the construction, maintenance or repair thereof, or as a dust palliative) (a) the number of the special permit issued by the Office of Defense Transportation with respect to such shipment, or (b) a statement by the shipper that the purchaser thereof has advised such shipper that such asphalt, asphaltum, or tar is not to be applied to the surface of any street, highway, driveway or airfield, in the construction, maintenance or repair thereof, or as a dust palliative, or (c) a statement that the destination is less than 500 miles from the point of shipment.

§ 522.907 *Application for permit.* Application for a permit required by § 522.905 shall be made on a form provided by the Office of Defense Transportation to the Division Director, Tank Car Division, Liquid Transport Department, Office of Defense Transportation, Washington 25, D. C. No application for a permit shall be approved unless in the case of asphalt or asphaltum a statement has been made by the Petroleum Administration for War, and in the case of tar a statement has been made by the War Production Board, (a) that the shipping point is the closest source of supply for the person to whom consigned, or (b) that it is necessary to make the shipment in order to maintain efficient and necessary refinery or manufacturing operations at the point of origin. Application for a statement from the Petroleum Administration for War or from the War Production Board shall be made in the manner prescribed by such agencies.

§ 522.908 *Applicability of Amendment 2 to General Order ODT 7 Revised.* Amendment 2 to General Order ODT 7, Revised, shall continue to be applicable to the movement of traffic in railway tank car for distances of less than 200 miles.

§ 522.909 *Where this special direction does not apply.* The provisions of this special direction shall not apply to a tank car containing asphalt, asphaltum or tar consigned by or to the Army, Navy, Marine Corps, Maritime Commission or War Shipping Administration and moving on a government bill of lading, or to shipments loaded, billed and in transit on the effective day of this special direction.

This special direction shall become effective May 1, 1945.

NOTE: The recording and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued at Washington, D. C., this 3d day of April 1945.

J. M. JOHNSON,
Director

Office of Defense Transportation.

[F. R. Doc. 45-5338; Filed, Apr. 3, 1945; 10:39 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bureau of Mines.

JONAS JOHNSON

ORDER REVOKING LICENSES AND IMPOSING CONDITIONS FOR SUSPENDING EFFECTIVE DATE OF REVOCATION

In the matter of licensee Jonas Johnson. Proceedings for revocation of licenses.

To: Jonas Johnson, Kenmare, N. Dak. Based upon the records in this matter, including your answer, I make the following findings of fact:

1. A specification of charges against you, setting forth violations of the Federal Explosives Act (55 Stat. 863), as amended, and the regulations thereunder, of which you were accused was mailed to you on February 10, 1945, giving you notice to mail an answer within 15 days from that date, answering the charges against you and requesting an oral hearing if you wished.

2. You answered the charges by a letter dated February 24, 1945, and stated that you did not desire an oral hearing.

3. You sold explosives to persons who, at the time of such sales, were not licensed under the act, and you thereby violated section 2 of the act.

4. You failed to keep a full, detailed, and tabulated record of your transactions in and operations involving explosives, and you thereby violated section 5 of the act and section 14 (d) of the regulations.

5. Assurances given to me indicate the likelihood that hereafter you will comply with the act and the regulations if your licenses are not revoked.

Now, therefore, by virtue of the authority vested in me by the Federal Explosives Act and the regulations thereunder, I hereby order:

That all licenses issued to you under the Federal Explosives Act be and they are hereby revoked. The effective date of this revocation shall be suspended as long as, hereafter, you comply with the following conditions:

1. On or before the 10th day of each and every month, beginning with the 10th day of April 1945, you furnish to John A. Johnson, Engineer in Charge, Bureau of Mines, Department of the Interior, Butte, Montana, a sworn copy of the record you shall have kept, pursuant to section 14 (d) of the regulations, of all of your transactions and operations involving high explosives, low explosives, detonators and fuse during the preceding month, and the record furnished by you complies with all of the requirements of section 14 (d) of the regulations.

2. You comply scrupulously with all other requirements of the regulations and the act.

If you fail to fulfill these conditions, the revocation shall immediately become effective.

This order shall be published in the FEDERAL REGISTER.

Dated at Washington, D. C., this 29th day of March 1945.

R. R. SAYERS,
Director

[F. R. Doc. 45-5337; Filed, Apr. 3, 1945, 9:35 a. m.]

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

[Administrative Order 887]

ALLOCATION OF FUNDS FOR LOANS

MARCH 20, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1930, as

amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Indiana 5-4024D2 Carroll.....	\$58,000
Missouri 5018E2 Texas.....	20,000
Missouri 5-4035C2 Adair.....	25,000
Oklahoma 5002E3 Kay.....	15,000
Oklahoma 5010E2 Cleveland.....	20,000
Oklahoma 5029B2 Hughes.....	15,000
Tennessee 5026B2 Loudon.....	50,000
Texas 5-4049B4 Denton.....	13,000
Texas 5050E2 Grayson.....	20,000
Texas 5054D3 Wood.....	25,000
Virginia 5034C1 Lee.....	127,000
Virginia 5038C2 Loudoun.....	30,000
West Virginia 5010D4 Harrison.....	25,000

WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 45-5344; Filed, Apr. 3, 1945;
11:09 a. m.]

[Administrative Order 888]

ALLOCATION OF FUNDS FOR LOANS

MARCH 22, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Iowa 5-4075A4 Montgomery.....	\$15,000
Tennessee 5009L3 Macon.....	75,000
Tennessee 5009T1 Macon.....	225,000

WILLIAM J. NEAL,
Acting Administrator

[F. R. Doc. 45-5345; Filed, Apr. 3, 1945;
11:09 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket Nos. 1360 and 1373]

BRANIFF AIRWAYS, INC., AND T. E. BRANIFF
NOTICE OF ORAL ARGUMENT

In the matter of the applications of Braniff Airways, Inc., and T. E. Braniff for approval of the acquisition of control of Aerovias Braniff, S. A., under section 408 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 408 and 1001 of said act, that oral argument in the above-entitled proceeding is assigned to be held on April 16, 1945, at 10 a. m. (eastern war time) in Room 5042, Commerce Building, 14th Street and Constitution Avenue, N. W., Washington, D. C., before the Board.

Dated Washington, D. C., March 31, 1945.

By the Civil Aeronautics Board.

FRED A. TOOMBS,
Secretary.

[F. R. Doc. 45-5359; Filed, Apr. 3, 1945;
11:08 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 70-A, Special Permit 947]

RECONSIGNMENT OF POTATOES AT KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri, March 29, 1945, by L. S. Taube Brokerage Company, of car PFE 97393, potatoes, now on the Chicago Great Western Railroad, to Harlin Fruit Company, Springfield, Missouri. (Mo. Pac.)

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of March 1945.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 45-5351; Filed, Apr. 3, 1945;
11:13 a. m.]

[S. O. 70-A, Special Permit 948]

RECONSIGNMENT OF SEED POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provision of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, March 29, 1945, by W. J. Engle Company, of car SFRD 32967, seed potatoes, now on the Wood Street Terminal, to F. & M. Produce Company, Detroit, Michigan. (Mich. Cent.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of March 1945.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 45-5352; Filed, Apr. 3, 1945;
11:13 a. m.]

[S. O. 70-A, Special Permit 949]

RECONSIGNMENT OF APPLES AT MINNEAPOLIS, MINN.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Minneapolis, Minnesota, March 29, or 30, 1945, by Yakima Apple Growers Association, of car PFE 97763, apples, now on the Great Northern Railroad, to C. M. Shaeffer & Co., Des Moines, Iowa (R. I.).

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of March 1945.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 45-5353; Filed, Apr. 3, 1945;
11:13 a. m.]

[S. O. 286, Special Permit 6]

MOVEMENT OF GARBANZOS FROM HOUSTON, TEX.

Pursuant to the authority vested in me by paragraph (C) of the first ordering paragraph of Service Order No. 286 of February 24, 1945 (10 F.R. 2253) permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 286 insofar as it applies to the furnishing or supplying of two (2) railroad freight cars for loading with, or the transportation or movement of two (2) railroad freight cars loaded with garbanzos (Mexican beans), from Houston, Texas, to Galveston, Texas, shipped not later than April 3, 1945, by Pan American Commercial Company or War Food Administration from Southern Warehouse or Patrick Warehouse, consigned to Pan American Commercial Company or L. N. White & Company, for export to Cuba by S. S. Samuel Samuels.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of March 1945.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 45-5355; Filed, Apr. 3, 1945;
11:13 a. m.]

[S. O. 288, Special Permit 4]

REFRIGERATION OF SHELL EGGS FROM OMAHA, NEBR.

Pursuant to the authority vested in me by paragraph (E) of the first ordering paragraph of Service Order No. 288 of February 27, 1945 (10 F.R. 2408) permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 288 insofar as it applies to the furnishing or supplying of one refrigerator car for loading with shell eggs packed in used fibreboard egg cases, shipped by Interstate Egg Company, from Omaha, Nebraska, not later than April 2, 1945, to Pomona, California (via Union Pacific Railroad), provided the used fibreboard egg cases in which the eggs are packed comply with requirements of Consolidated Freight Classification No. 16.

The car order, bill of lading, other shipping papers and the waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of March 1945.

V. C. CLINGER,
Director
Bureau of Service.

[F. R. Doc. 45-5354; Filed, Apr. 3, 1945;
11:13 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 4590]

ALFA FILM RT., ET AL.

In re: Hungarian owned motion picture film in the United States and the copyright interests therein,

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the individuals whose names and last known addresses are set forth in Exhibit A, attached hereto and by reference made a part hereof, is a resident of, and that each of the companies referred to in said Exhibit is organized under the laws of Hungary, and that each of said individuals and companies is a national of a designated enemy country (Hungary);

2. That the Hungarian Government and the persons listed in said Exhibit A jointly or severally own or control the property herein described in subparagraph 3;

3. That the property described as follows:
a. All motion picture film in the United States owned or controlled by the Hungarian Government, and/or the individuals and companies and each of them whose names and last known addresses are listed in said Exhibit A,

b. All right, title, interest and claim of whatsoever kind or nature under the statutory and common law of the United States and the several States thereof, of each and all of the identified persons to whom reference is made in said Exhibit A, and/or the Hungarian Government, in, to, and under the following:

(i) Every copyright, claim of copyright, and right to copyright in each and all of the motion picture film in the United States owned or controlled by the Hungarian Government and/or the individuals and companies and each of them whose names and last known addresses are set forth in said Exhibit A;

(ii) Every license, agreement, privilege, power and right of whatsoever nature arising under, or with respect to, any of the foregoing;

(iii) All monies and amounts and all right to receive monies and amounts by way of royalty, share of profits, or other emoluments accrued, or to accrue, whether arising pursuant to law, contract, or otherwise, with respect to any or all of the foregoing;

(iv) All rights of renewal, reversion, or reversioning, if any, in any, or all, of the foregoing;

(v) All causes of action, accrued, or to accrue, at law or in equity with respect to any, or all, of the foregoing, including, but not limited to, the right to sue for and recover all damages and profits, and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right, or the breach of any obligation described in or affecting any or all of the foregoing;

is property within the United States owned or controlled by a designated enemy country (Hungary) and/or nationals thereof and is property payable or held with respect to copyrights or rights related thereto in which interests are held by and said property constitutes interests held therein by a foreign country (Hungary) and/or nationals thereof;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Hungary);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3, subject, however, to existing storage charges, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States,

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 6, 1945.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Alfa Film Rt., Budapest VII, Erzsobot-korut 8.

Arany-Filmducco, Budapest VIII Dankau 22.

Atelier Film Rt., Budapest VII, Erzsobot-korut 8.

Attila Film, Budapest.

Bioscop Film, Budapest VII, Erzsobot-korut 7.

Budapest Film, Budapest VII, Erzsobot-korut 5.

Cinema Film, Budapest VII, Erzsobot-korut 8.

City Film, Budapest VII, Erzsobot-korut 8.

Cspreghy Film Co., Budapest VII, Erzsobot-korut 9.

Daroczy Film, Budapest, Gyarmat-utca 39.

Deak Film, Budapest VII, Erzsobot-korut 8.

Dellab Film, Budapest VII, Erzsobot-korut 9.

Diatyp-Laboratorium, Budapest VII, Rotenbiller-utca 19.

Eco Film, Budapest VII, Rakoczi-ut 12.

Erdelyi-Filmprod, Budapest, Erzsobot-korut 8.

Filmatyp Lab., Budapest XIV, Szentes-utca 60.

Focus Film, Budapest.

Globus Film, Budapest VII, Erzsobot-korut 8.

Gyorgy Film, Budapest XIV Gyarmat-utca 39.

Hajdu Daroczy, Budapest XIV, Gyarmat-utca 39.

Hajdu Film prod., Budapest XIV, Gyarmat-utca 39.

Hamza-Filmprod, Budapest XIV, Gyarmat-utca 39.

Harmonia Film, Budapest VII, Akofa-utca 7.

Hermes Film, Budapest, Erzsobot-korut 8.

Hirsch & Tsuk, Budapest VII, Dohany-utca 42.

Hunnia-Daroczy, Budapest XIV, Gyarmat-utca 39.

Hunnia-Filmfabrik, Budapest XIV, Gyarmat-utca 39.

Hunnia Objectiv Film, Budapest XIV, Gyarmat-utca 39.

Hunnia Terra Film, Budapest XIV, Gyarmat-utca 39.

Ifko Film, Erzsebet-korut 8, Budapest.
 Karpát Film, Budapest VIII, Nepszínház utca 25.
 Keleti Béla, Budapest VII, Erzsebet-korut 8.
 Kino Film, Budapest VIII, Rókk Szilárd utca 20.
 Kokas Film Co., Budapest XIV, Gyarmat-utca 39.
 Kolorfilm, Budapest.
 Kovács & Faludi, Budapest XIV, Gyarmat-utca 35.
 Krupa-Filmfab., Budapest XIV, Bacska-utca 29/b.
 Magyar Filmroda, Budapest IX, Konyves Kalmankorut 15.
 Magyar Irak Film Prod., Budapest XIV, Gyarmat-utca 39.
 Mester-Film Prod., Budapest XIV, Thokoly-ut 116.
 Molnár-Delly, Budapest.
 Múvész Film, Budapest VII, Rakoczi ut 40.
 Nipfilm Prod., Budapest IV, Apponyi-ter 4.
 Objectiv Film Kft., Budapest VII, Erzsebet-korut 8.
 Pallas Film, Budapest XIV, Gyarmat-utca 39.
 Pasztor Film, Budapest VIII, Rakoczi-ut 9.
 Patria Film, Erzsebet-korut 8, Budapest.
 Pegazus Film, Budapest VII, Erzsebet-korut 7.
 Phoebus Film, Budapest VII, Erzsebet-korut 8.
 Photophon Film, Budapest.
 Pictura-Film Prod., Budapest XIV, Gyarmat-utca 39.
 Prizma Film, Budapest VII, Erzsebet-korut 8.
 Prizma-Film Prod., Budapest VI, Andrássy-ut 68.
 Reflector Film, Budapest VIII, Sandor ter 4.
 Rex Film, Rókk-Szilárd-utca 20, Budapest.
 Seidel & Veress Film Laboratories, Budapest XIV, Thokoly-ut 61.
 Sonor Film, Budapest.
 Standard Film Co., Erzsebet-korut 9, Budapest.
 Szivarvany Film, Erzsebet-korut 9, Budapest.
 Takacs Film Prod., Budapest XIV, Thokoly-ut 116.
 Thalia Film, Erzsebet-korut 8, Budapest.
 Vero Film, Erzsebet-korut 8, Budapest.
 [F. R. Doc. 45-5339; Filed, Apr. 3, 1945; 10:47 a. m.]

[Vesting Order 4608]

LEO AND SIGMUND BERNSTEIN

In re: Real property, household furniture and furnishings, property insurance policy and claim owned by Leo Bernstein, also known as Leo Israel Bernstein and Sigmund Bernstein, also known as Siegmund Bernstein.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Leo Bernstein, also known as Leo Israel Bernstein, whose last known address is 31 Paul Street, Berlin, Germany, and Sigmund Bernstein, also known as Siegmund Bernstein, whose last known address is Berlin, Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That Leo Bernstein, also known as Leo Israel Bernstein, and Sigmund Bernstein, also known as Siegmund Bernstein, are the owners of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. Real property situated in the City of Detroit, County of Wayne and State of Michigan, known and described as Lot 64, Ruehle Glenfield Subdivision of Lot 9, Sub-

division of Joseph Tremble Farm, of part of Private Claim 369, Detroit, Michigan, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

b. Household furniture and furnishings located in the premises known as No. 13030 Flanders Avenue, Detroit, Michigan, including but not limited to the property particularly described in Exhibit A attached hereto and by reference made a part hereof,

c. All right, title and interest of Leo Bernstein, also known as Leo Israel Bernstein, and Sigmund Bernstein, also known as Siegmund Bernstein, in and to fire insurance policy No. 1976 of the Michigan Fire and Marine Insurance Company, Detroit, Michigan, insuring the property described in subparagraphs 3-a and 3-b hereof, and

d. All right, title, interest and claim of any name or nature whatsoever of Leo Bernstein, also known as Leo Israel Bernstein and Sigmund Bernstein, also known as Siegmund Bernstein, and each of them, in and to any and all obligations contingent or otherwise and whether or not matured, which are due and owing to and held for Leo Bernstein, also known as Leo Israel Bernstein and Sigmund Bernstein, also known as Siegmund Bernstein, by Jack Statmann, including particularly but not limited to those sums arising by reason of rents collected from the real property described in subparagraph 3-a hereof, which sums are deposited in the National Bank of Detroit, Detroit, Michigan, in Savings Account No. 13047 entitled "Jack Statmann, Special Account" and any and all security rights in and to any and all collateral for any or all such obligations and the right to enforce and collect the same,

is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

And determining that the property described in subparagraph 3-a hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraphs 3-a and 3-b hereof) belonging to the same nationals of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraphs 3-b, 3-c and 3-d hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in

whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form AFC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 15, 1945.

[SEAL]

JAMES E. MARKHAM,
 Alien Property Custodian.

EXHIBIT A

1 old rust colored rug (approx. size 8' x 10').
 1 old davenport.
 1 old overstuffed chair.
 1 old occasional chair.
 1 small end table.
 1 floor lamp.
 1 old magazine rack.
 1 small rug.
 1 old bed, spring, mattress.
 1 old chest of drawers.
 1 old dresser.
 1 old arm chair.
 1 old small table.
 1 old Kelvinator refrigerator.
 1 old Wolverine Gas stove.
 1 kitchen table.
 4 kitchen chairs.

[F. R. Doc. 45-5340; Filed, Apr. 3, 1945; 10:47 a. m.]

[Vesting Order 4626]

ASAHI EIGA SEISAKU CO., LTD., ET AL.

In re: Japanese owned motion picture film in the United States and the copyright interests therein.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the individuals whose names and last known addresses are set forth in Exhibit A, attached hereto and by reference made a part hereof, is a resident of, and that each of the companies referred to in said Exhibit is organized under the laws of Japan, and that each of said individuals and companies is a national of a designated enemy country (Japan);

2. That the persons listed in said Exhibit A own or control the property herein described in subparagraph 3;

3. That the property described as follows:
 a. All motion picture film in the United States owned or controlled by the individuals and companies and each of them whose names and last known addresses are listed in said Exhibit A.

b. All right, title, interest and claim of whatsoever kind or nature under the statutory and common law of the United States and the several States thereof, of each and all of the identified persons to whom reference is made in said Exhibit A in, to, and under the following:

(i) Every copyright, claim of copyright, and right to copyright in each and all of the motion picture film in the United States owned or controlled by the individuals and companies and each of them whose names and last known addresses are set forth in said Exhibit A;

(ii) Every license, agreement, privilege, power, and right of whatsoever nature arising under, or with respect to, any of the foregoing;

(iii) All monies and amounts and all right to receive monies and amounts by way of royalty, share of profits, or other emoluments accrued, or to accrue, whether arising pursuant to law, contract, or otherwise, with respect to any or all of the foregoing;

(iv) All rights of renewal, reversion, or re-vesting, if any, in any, or all, of the foregoing, and

(v) All causes of action, accrued, or to accrue, at law or in equity with respect to any, or all, of the foregoing, including, but not limited to, the right to sue for and recover all damages and profits, and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right, or the breach of any obligation described in or affecting any or all of the foregoing;

is property within the United States owned or controlled by nationals of a designated enemy country (Japan) and is property payable or held with respect to copyrights or rights related thereto in which interests are held by and said property constitutes interests held therein by nationals of a designated enemy country (Japan);

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 20, 1945.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Asahi Eiga Seisaku Co., Ltd. (The Asahi Film Production Co. Ltd.) No. 8 Tamachi 8-chome, Shiba-ku, Tokyo.

Bunka Kigyo Co., Ltd. Eiga-Bu (The Film Department of Bunka Kigyo Co., Ltd.) No. 12 Shinsakurada-cho, Shiba-ku, Tokyo.

Daito Eiga Co., Ltd. (Daito Motion Picture Co., Ltd.) Daito Building, No. 2, Ginza 1-chome, Kyobashi-ku, Tokyo.

Japan Foreign Trade Federation (Boekikumi Chuokai), Mitsubishi Naka-Sango-kan, Marunouchi, Kojimachi-ku, Tokyo.

Kaji Shokai (Kaji & Co., Ltd.) No. 3 Kioto-cho, Kojimachi-ku, Tokyo.

Kyokuto Furuichi Studio, Furuichi-machi, Minami-kochi-gun, Osaka.

Kyokuto Kinema Co. Ltd. (Kyokuto Motion Picture Co., Ltd.), Sanwa Building No. 6, Nanba-Shinchi, Minami Ku, Osaka.

Nippon Katsudo Shashin Co., Ltd. (Nikkatsu) (The Nippon Motion Picture Co., Ltd.) No. 11, Kyobashi 3-chome, Kyobashi-ku, Tokyo.

The Osaka Asahi Shinbun-Sha and The Tokyo Asahi Shinbun-Sha, No. 3 Yuraku-cho, Kojimachi-ku, Tokyo.

The Osaka Mainichi Shinbun-Sha, The Tokyo Nichi-Nichi Shinbun-Sha (Damai Tonichi), No. 11 Yurakucho 1-chome, Kajimachi-ku, Tokyo.

Toho Bunka Eiga-Bu (The Documentary Film Department of the Toho Film Co. Ltd.) c/o Toho Film Co., Ltd., No. 7, Ginza, Kyobashi-ku, Tokyo.

Toho J. O. Laboratory, No. 5 Ginza, Nishi 2-chome, Kyobashi-ku, Tokyo.

Tokyo Hassel Eiga Seisakujo (Tokyo Hassel Film Production), No. 391 Setagaya 4-chome, Setagaya-ku, Tokyo.

The Yomiuri Shinbun-Sha, Ginza Nishi 3-chome, Kyobashi-ku, Tokyo (Yomiuri News).

Zensho Kinema Co., Ltd. (Zensho Motion Picture Co., Ltd.), Ayamegaike, Saidaijima, Ikoma-gun, Nara.

[F. R. Doc. 45-5341; Filed, Apr. 3, 1945; 10:47 a. m.]

[Vesting Order 4775]

WILHELMINE NUBEL

In re: Interest in real property, property insurance policies and claim owned by Wilhelmine Nubel, also known as Wilhelmina Stahlbock Nubel.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Wilhelmine Nubel, also known as Wilhelmina Stahlbock Nubel, is 14/15 Transberg, Magdeburg, Germany, and that she is a resident of Germany and a national of a designated enemy country (Germany);

2. That Wilhelmine Nubel, also known as Wilhelmina Stahlbock Nubel, is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. An undivided one-half interest in and to the real property situated in the County of Los Angeles, State of California, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or

other payments arising from the ownership of such property;

b. All right, title and interest of Wilhelmine Nubel, also known as Wilhelmina Stahlbock Nubel, in and to the fire insurance policies and war damage insurance policies particularly described in Exhibit B, attached hereto and by reference made a part hereof, insuring the property described in subparagraph 3-a hereof, and

c. All right, title, interest and claim of any name or nature whatsoever of Wilhelmine Nubel, also known as Wilhelmina Stahlbock Nubel, in and to any and all obligations, contingent or otherwise and whether or not mature, owing to her by Martha Dabney, Los Angeles, California, including particularly but not limited to those sums arising by reason of rents collected from the real property described in subparagraph 3-a hereof, which sums are deposited in the Security-First National Bank of Los Angeles, Washington and Vermont Branch, Los Angeles, California, in an account in the name of Martha Dabney, known as Savings Account No. 12506, and any and all security rights in and to any and all collateral for any and all such obligations and the right to enforce and collect the same,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraph 3-a hereof) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraphs 3-b and 3-c hereof.

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as

may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 21, 1945.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

First parcel of land. That lot or parcel of land situated in the City of Long Beach, County of Los Angeles, State of California, particularly described as the South 50 feet of the North 100 feet of Lot 27 of Shaw's Ocean View Tract, as per map recorded in Book 2 Page 11 of Maps in the office of the County Recorder of said County, excepting therefrom the West 30 feet conveyed to the City of Long Beach for street purposes.

Second parcel of land. That lot or parcel of land situated in the City of Long Beach, County of Los Angeles, State of California, particularly described as Lot 9 of Cushman's Subdivision, as per map recorded in Book 6 Page 128 of Maps in the office of the County Recorder of said County.

Third parcel of land. That lot or parcel of land situated in the City of Long Beach, County of Los Angeles, State of California, particularly described as Lot 27 in Block 1 of Tract No. 7549, as per map recorded in Book 83 Page 24 of Maps in the office of the County Recorder of said County.

Fourth parcel of land. That lot or parcel of land situated in the City of Los Angeles, County of Los Angeles, State of California, particularly described as the East half of Lot 8 & the West half of Lot 9 in Block 6 of Tract 2387, as per map recorded in Book 24 Pages 41 & 42 of Maps in the office of the County Recorder of said County.

Fifth parcel of land. That lot or parcel of land situated in the City of Los Angeles, County of Los Angeles, State of California, particularly described as Lot 22 in Block 2 of Tract No. 7286, as per map recorded in Book 115 Page 3 of Maps in the office of the County Recorder of said County.

EXHIBIT B

Policy No., Insurer, Type, Amount, and Expiration Date

D 36594; The Phoenix Ins. Co. of Hartford, Conn., fire; \$1,500; 12-2-45.

D 42864; The Phoenix Ins. Co. of Hartford, Conn., fire; \$1,000; 12-27-46.

3268-09-815; War Damage Corp., war damage (blanket policy); \$2,800; 7-10-45.

D 35858; The Phoenix Ins. Co., Hartford, Conn., fire; \$1,500; 12-2-45.

D 42865; The Phoenix Ins. Co., Hartford, Conn., fire; \$1,000; 12-27-46.

3268-09-815; War Damage Corp., war damage (blanket policy); \$3,000; 7-10-45.

D 35857; The Phoenix Ins. Co. of Hartford, Conn., fire; \$2,000; 12-2-45.

D 42862; The Phoenix Ins. Co. of Hartford, Conn., fire; \$1,000; 12-20-46.

3268-09-815; War Damage Corp., war damage (blanket policy); \$3,500; 7-10-45.

D 36595; The Phoenix Ins. Co. of Hartford, Conn., fire; \$2,000; 12-2-45.

D 37540; The Phoenix Ins. Co. of Hartford, Conn., fire; \$1,000; 4-20-46.

3268-09-815; War Damage Corp., war damage (blanket policy); \$3,500; 7-10-45.

D 35856; The Phoenix Ins. Co. of Hartford, Conn., fire; \$1,500; 12-2-45.

D 42863; The Phoenix Ins. Co. of Hartford, Conn., fire; \$1,000; 12-18-46.

3268-09-815; War Damage Corp.; war damage (blanket policy); \$3,500; 7-10-45.

[F. R. Doc. 45-5342; Filed, April 3, 1945; 10:47 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Administrative Notice 14]

RAW AND UNPROCESSED SOYBEANS, 1945 CROP

NOTICE TO GROWERS OF PROPOSED MAXIMUM PRICES

Pursuant to the provisions of the Emergency Price Control Act of 1942, as amended, the Price Administrator hereby gives notice to growers that he proposes to establish the following maximum prices for raw and unprocessed soybeans of the 1945 crop.

U. S. No. 2, Classes I (yellow) and II (green), \$2.10 per bushel of 60 pounds.

U. S. No. 2, Classes III (brown), IV (black) and V (mixed), \$1.90 per bushel of 60 pounds.

The foregoing maximum prices may be subject to the same differentials for grade and quality as are provided in Maximum Price Regulation 573 for sales of soybeans of the 1944 crop.

The maximum prices herein proposed will not apply to (1) any sale or delivery of soybeans sold for use as seed for planting in 1946 or to (2) any sale or delivery of soybeans specially cleaned for use in the production of any products for human consumption not involving the extraction of soybean oil.

Dated: April 2, 1945.

[SEAL] JAMES G. ROGERS, Jr.,
Acting Administrator.

Approved: March 29, 1945.

MARVIN JONES,
War Food Administrator.

[F. R. Doc. 45-5305; Filed, Apr. 4, 1945; 4:55 p. m.]

[Order 37 Under 3 (e), Corr.]

DU PONT SEMESAN CO.

ADJUSTMENT OF MAXIMUM PRICES

The heading of the fifth column in paragraph (b) of Order 37 under § 1499.3 (e) of the General Maximum Price Regulation is corrected to read as follows: "Dealer sales to consumers (per package)"

This correction shall become effective April 2, 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5306; Filed, Apr. 2, 1945; 4:55 p. m.]

[MPR 64, Order 174]

LOCKE STOVE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and

filed with the Division of the Federal Register and pursuant to Sections 3 and 11 of Maximum Price Regulation No. 64, It is ordered.

(a) This order establishes maximum prices for sale of the Model 420 coal heater manufactured by the Locke Stove Company, 114 West Eleventh Street, Kansas City, Missouri, as follows:

(1) For sales in each zone by the manufacturer to wholesale distributors, the maximum prices are those set forth below:

	Zone 1	Zone 2	Zone 3
For sales in carload lots.....	\$70.24	\$52.46	\$52.93
For sales in less than carload lots.....	53.66	59.02	57.90

These maximum prices include delivery and are subject to the seller's customary terms, allowances, and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by wholesale distributors to retailers, the maximum prices are those set forth below:

Zone 1	Zone 2	Zone 3
\$63.70	\$63.15	\$67.00

These prices include delivery and are subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(3) For sales in each zone by retailers to ultimate consumers the maximum prices are those set forth below:

Zone 1	Zone 2	Zone 3
\$100.50	\$104.93	\$102.65

These prices are subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(b) At the time of or prior to the first invoice to each purchaser for resale after the effective date of this order the Locke Stove Company and each wholesale distributor shall notify the purchaser of the maximum prices and conditions established by this order for resales by the purchaser. This notice may be given in any convenient form. In addition, the Locke Stove Company shall, before delivering any Model 420 coal heaters after the effective date of this order, attach securely to the front of each stove a tag or label which plainly states the maximum retail price established by this order for sales to ultimate consumers in each zone, together with a list of the states included in each zone. This tag or label may not be removed until after the stove has been sold to an ultimate consumer.

(c) Within thirty days after the effective date of this order the Locke Stove Company and each wholesale distributor who has made sales and deliveries of any of these stoves to purchasers for resale within the sixty days next preceding the effective date of this order must also notify every such purchaser of the maxi-

imum prices and conditions set by this order and, upon receipt of such notice, every such purchaser must attach to every such stove still unsold by him a tag or label satisfying the requirements of paragraph (b) of this order.

(d) For the purposes of this order Zones 1, 2, and 3 comprise the following states:

Zone 1: The District of Columbia and all states not specifically included in Zones 2 and 3.

Zone 2: Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, and Wyoming.

Zone 3: Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5309; Filed, Apr. 2, 1945;
4:59 p. m.]

[MPR 188, Order 3551]

PIERSON'S PRODUCTION

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Pierson's Production, of 11254 Atlantic Avenue, Lynwood, California.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Maximum Prices for Sales of Water Sprinklers, Model No. 10

By manufacturer to—	Each
Exclusive distributor.....	\$0.4375
Wholesalers (jobbers).....	.6250
Retailers83
By sellers other than manufacturer to—	
Wholesalers (jobbers).....	.6250
Retailers83
Consumers	1.25

These maximum prices are for the articles described in the manufacturer's application dated November 29, 1944.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory with a freight allowance of 50 cents per hundred pounds, and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the

Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$1.25
Do Not Remove or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5311; Filed, Apr. 2, 1945;
4:58 p. m.]

[MPR 188, Order 3552]

ATLANTIC ALUMINUM PATTERN CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Atlantic Aluminum Pattern Company, No. 8 Adair Avenue S. E., Atlanta, Georgia.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—	
	Jobber	Retailer	Retailer	User
Cornstick pans.....	Each \$0.96	Each \$1.20	Each \$1.20	Each \$2.00

These maximum prices are for the articles described in the manufacturer's application dated February 16, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices

are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$2.00
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5312; Filed, Apr. 2, 1945;
4:58 p. m.]

[MPR 188, Order 3553]

GENERAL SHEET METAL WORKS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of MPR 188, *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles of furniture manufactured by General Sheet Metal Works, 3559 North 5th Street, Philadelphia 40, Pa.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Manufacturer's maximum price to persons, other than retailers, who sell from the manufacturer's stock	Maximum price for sales to retailers by the manufacturer, and by persons, other than retailers, who sell from the manufacturer's stock
Kitchen base cabinet.....	22	Each \$7.74	Each \$9.10

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, net

thirty days, and are for the article described in the manufacturer's application dated January 30, 1945.

(2) For sales by the manufacturer the maximum prices apply to all sales and deliveries since the effective date of MPR 188. For sales by persons, other than retailers, who sell from the manufacturer's stock, the maximum prices apply to all sales and deliveries after the effective date of this order.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of MPR 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) At the time of, or prior to, the first invoice to each purchaser, other than a retailer, who sells from the manufacturer's stock, the manufacturer shall notify the purchaser of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(c) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5313; Filed, Apr. 2, 1945;
4:56 p. m.]

[MPR 188, Order 3554]

BEACH MANUFACTURING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of MPR 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles of furniture manufactured by Beach Manufacturing Company, Meeting Street, Box 385, Morgantown, N. C.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Manufacturer's maximum price to persons, other than retailers, who sell from the manufacturer's stock	Maximum price for sales to retailers by the manufacturer, and by persons, other than retailers, who sell from the manufacturer's stock
Bookcase.....	24 24-A 30 30-A	Each \$4.20 3.37 4.80 4.07	Each \$5.25 4.21 6.00 5.09

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, net thirty days, and are for the articles described in the manufacturer's application dated February 22, 1945.

(2) For sales by the manufacturer the maximum prices apply to all sales and deliveries since the effective date of MPR 188. For sales by persons, other than retailers, who sell from the manufacturer's stock, the maximum prices apply to all sales and deliveries after the effective date of this order.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of MPR 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) At the time of, or prior to, the first invoice to each purchaser, other than a retailer, who sells from the manufacturer's stock, the manufacturer shall notify the purchaser of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(c) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5314; Filed, Apr. 2, 1945;
4:56 p. m.]

[MPR 188, Order 3555]

ALBE METAL WORKS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of MPR 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles of furniture manufactured by Albe Metal Works, 83 East Laurel Street, Philadelphia 23, Pa.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Manufacturer's maximum price to persons, other than retailers, who sell from the manufacturer's stock	Maximum price for sales to retailers by the manufacturer, and by persons, other than retailers, who sell from the manufacturer's stock
Smoker.....	701 702	Each \$2.40 1.60	Each \$3.00 2.25

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, net thirty days, and are for the articles described in the manufacturer's application dated February 1, 1945.

(2) For sales by the manufacturer the maximum prices apply to all sales and deliveries since the effective date of MPR 188. For sales by persons, other than retailers, who sell from the manufacturer's stock, the maximum prices apply to all sales and deliveries after the effective date of this order.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of MPR 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) At the time of, or prior to, the first invoice to each purchaser, other than a retailer, who sells from the manufacturer's stock, the manufacturer shall notify the purchaser of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(c) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5315; Filed, Apr. 2, 1945;
4:56 p. m.]

[MPR 188, Order 3556]

A. C. HEISER

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by A. C. Heiser, 4961 Miami Street, Omaha 4, Nebr.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum price for manufacturer to retailer	Maximum prices for sellers other than the manufacturer to—	
			Retailer	User
Wooden clothes dryer.	17½" x 33"	Each \$1.03	Each \$1.63	Each \$2.95

These maximum prices are for the articles described in the manufacturer's application dated February 9, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$2.95
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5316; Filed, Apr. 2, 1945;
5:02 p. m.]

[MPR 188, Order 3557]

TAYLOR MANUFACTURING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Taylor Manufacturing Company, Dodds at Twenty-Ninth, Chattanooga 7, Tenn.

(1) For all sales and deliveries to the following classes of purchasers by the

sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—	
		Whole saler	Retail or	Retail or	User
Ironing board, padded.....A	14" x 54"	Per doz. \$21.19	Per doz. \$26.49	Per doz. \$26.49	Each \$3.29

These maximum prices are for the articles described in the manufacturer's application dated November 10, 1944.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory, and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$3.39
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5317; Filed, Apr. 2, 1945;
5:02 p. m.]

[MPR 188, Order 3558]

STANTON PRODUCTS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Stanton Products, 204-09 Jamaica Avenue, Bellaire, Long Island, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for sales by manufacturer to retailer	Maximum prices for sellers other than the manufacturer to—	
			Retail or	Consumer
Andirons.....	101-17# per set	Per set \$4.60	Per set \$4.60	Per set \$7.60

These maximum prices are for the articles described in the manufacturer's application dated February 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory, and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$7.50
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5318; Filed, Apr. 2, 1945;
5:02 p. m.]

[MPR 188, Order 3559]

RITEWAY MANUFACTURING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by RiteWAY Manufacturing Company, 3118 West Lake Street, Chicago 12, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—	
	Wholesale	Retail	Retail	User
Safety step for ladder.	\$1.75	\$2.10	\$2.10	\$3.50

These maximum prices are for the articles described in the manufacturer's application dated January 27, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory, and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth pricing method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$3.50
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5319; Filed, Apr. 2, 1945;
5:03 p. m.]

[MPR 188, Order 3560]

LOUIS A. RICCI

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Louis A. Ricci, 25 Rockwood Road, Hamden, Conn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—	
		Jobber	Retail	Retail	User
Wood mail box...	4x6x13...	Each \$0.25	Each \$0.33	Each \$0.33	Each \$0.50

These maximum prices are for the articles described in the manufacturer's application dated February 3, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.50
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writ-

ing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5320; Filed, Apr. 2, 1945;
5:03 p. m.]

[MPR 188, Order 3561]

EMCO PRODUCTS CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Emco Products Corporation, 28 Calumet Street, Newark 5, N. J.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for sales by manufacturer to		Maximum prices for sales by sellers other than manufacturer to	
		Jobber	Retail	Retail	User
Metal wash-board.	21" x 13 1/2" 609.	Dozen \$4.75	Dozen \$5.25	Dozen \$5.25	Each \$0.69

These maximum prices are for the articles described in the manufacturer's application dated January 27, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been

authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OFA Retail Ceiling Price—\$0.69
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5321; Filed, Apr. 2, 1945;
4:57 p. m.]

[MPR 188, Order 3562]

ESSANARR Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Essanarr Company, 2215 North Broadway, St. Louis 6, Mo.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—		
		Jobber	Retailer	Retailer	User	
Steel wool....	2 oz. package..	Per gross \$4	Per gross \$5	Per gross \$5	Each	\$0.05/

These maximum prices are for the articles described in the manufacturer's application dated November 24, 1944.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OFA Retail Ceiling Price—\$0.95
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5322; Filed, Apr. 2, 1945;
5:01 p. m.]

[MPR 188, Rev. Order 2177]

RYDER NOVELTY PRODUCERS

APPROVAL OF MAXIMUM PRICES

Order No. 2177 under § 1499.158 of Maximum Price Regulation No. 188 is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of MPR 188, *It is ordered.*

(a) This revised order establishes maximum prices for sales and deliveries of a nursery chair manufactured by Ryder Novelty Producers, Ashland, Ohio.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Manufacturer's maximum price to persons other than retailers, who sell from their own stock	Manufacturer's maximum price to persons other than retailers, who sell from the manufacturer's stock	Maximum price for sales to retailers by the manufacturer, and by persons other than retailers, who sell from the manufacturer's stock
Nursery chair....	1	Each \$2.03	Each \$2.16	Each \$2.64

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within fifteen days, net thirty days, and are for the article described in the manufacturer's application dated June 17, 1944.

(2) For sales by the manufacturer the maximum prices apply to all sales and deliveries since the effective date of MPR 188. For sales by persons, other than retailers, who sell from the manufacturer's stock, the maximum prices apply to all sales and deliveries after the effective date of this revised order.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of MPR 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) At the time of, or prior to, the first invoice to each purchaser, other than a retailer, who sells from the manufacturer's stock, the manufacturer shall notify the purchaser of the maximum prices and conditions established by this revised order for sales by the purchaser. This notice may be given in any convenient form.

(c) This revised order may be revoked or amended by the Price Administrator at any time.

This revised order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5310; Filed, Apr. 2, 1945;
4:58 p. m.]

[MPR 188, Order 3563]

AUSNVERS & WISSMAN

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Ausnvers & Wissman, 513 North Akard Street, Dallas 3, Tex.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for sales by manufacturer to retailer	Maximum prices for sales by sellers other than the manufacturer to—	
			Retailer	Consumer
Cookie sheet.....	16½"x11½"	Per dozen \$0.00	Per dozen \$0.00	Each \$0.05

These maximum prices are for the articles described in the manufacturer's application dated February 8, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.95 each
Do Not Remove or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5323; Filed, Apr. 2, 1945;
5:00 p. m.]

[MPR 188, Order No. 3564]

MAJESTIC DISPLAY CASE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Majestic Display Case Company, 463 Broome Street, New York, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the

sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—	
		Jobber	Retailer	Retailer	User
Bread box...	16 x 8 1/2 x 6 1/2, 200A.	Per dozen \$4.89	Per dozen \$5.70	Per dozen \$5.70	Each \$0.89
Radiator Cover.	20 x 10 x 2, 100A.	5.10	6.12	6.12	.85

These maximum prices are for the articles described in the manufacturer's application dated January 26, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days. These prices reflect the customary differentials in your industry on such sales.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the retail prices properly filled in:

OPA Retail Ceiling Price, \$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5324; Filed, Apr. 2, 1945;
5:02 p. m.]

[MPR 188, Order 3565]

H. R. BASFORD CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the H. R. Basford Company, of 425 Second Street, San Francisco 7, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Maximum Prices for Sales of 8" Compound Lever Action Multi-duty Pliers, Model No. 10

By manufacturer to—	Each
Wholesalers (jobbers).....	\$0.24
Chain stores.....	.94
Other retailers.....	1.17
By sellers other than manufacturer to—	
Chain stores.....	.94
Other retailers.....	1.17
Consumers.....	1.75

These maximum prices are for the articles described in the manufacturer's application dated January 4, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$1.75
Do Not Remove or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5325; Filed, Apr. 2, 1945;
5:01 p. m.]

[MPR 188, Order 3566]

CLINE AIR EQUIPMENT CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Cline Air Equipment Company, 311 Eighth Avenue South, Nashville 4, Tenn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for sales by the manufacturer to—		Maximum prices for sales by sellers other than the manufacturer to—	
		Jobber	Retailer	Retailer	Consumer
Utility tray...	#1 11½ x 10...	Each \$0.47	Each \$0.59	Each \$0.59	Each \$0.95
	#2 11½ x 14...	.59	.74	.74	1.10
	#3 11½ x 16...	.71	.89	.89	1.40

These maximum prices are for the articles described in the manufacturer's application dated January 25, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 1% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the retail prices properly filled in:

OPA Retail Ceiling Price, \$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5326; Filed, Apr. 2, 1945;
5:01 p. m.]

[MPR 188, Order 3567]

JOHN CARLSON & SON, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by John Carlson & Son, Inc., 12 Cass Street, Springfield, Mass.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for sales by the manufacturer to—		Maximum prices for sales by sellers other than the manufacturer to—	
		Jobber	Retailer	Retailer	Consumer
Hunting knife...	106-6"-----	Each \$1.65	Each \$2.00	Each \$2.00	Each \$3.00
	107-7"-----	1.79	2.17	2.17	3.25
	108-8"-----	1.93	2.32	2.32	3.50

These maximum prices are for the articles described in the manufacturer's application dated November 8, 1944.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washing-

ton, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the retail prices properly filled in.

OPA Retail Ceiling Price, \$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April, 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5327; Filed, Apr. 2, 1945;
5:00 p. m.]

[MPR 188, Order 3568]

CLARENCE M. POSTMUS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Clarence M. Postmus, 1370 Ashland Avenue, Grand Rapids 5, Mich.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by the manufacturer to—	Maximum prices for sales by sellers other than the manufacturer to—	
			Retailer	User
Pants and skirt hanger.....	100	Per doz. \$9.00	Per doz. \$9.00	Each \$1.25

These maximum prices are for the articles described in the manufacturer's application dated December 26, 1944.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory, and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$1.25
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5328; Filed, Apr. 2, 1945;
5:00 p. m.]

[MPR 188, Order 3569]

AERO ENGINEERING & MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Aero Engineering & Mfg. Company, 1833 North Hoyne Avenue, Chicago 47, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Number	Maximum prices for sales by all persons to—		
		Wholesalers	Retailers	Consumers
Cigarette roller.....	1	Per doz. \$2.43	Per doz. \$3.24	Each \$0.45

These maximum prices are for the articles described in the manufacturer's application dated February 22, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30 days. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.45 each
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April, 1945.

Issued this 2d day of April, 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5329; Filed, Apr. 2, 1945;
5:00 p. m.]

[MPR 188, Order 3570]

HENDRICKS LUMBER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Hendricks Lumber Company, Railroad Street, Kimberly, Wis.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Number	Maximum prices for sales by all persons to—		
		Wholesalers	Retailers	Consumers
Cigarette roller.....	1	Per doz. \$1.89	Per doz. \$2.52	Each \$0.35

These maximum prices are for the articles described in the manufacturer's application dated February 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% for 10 days, net 30. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. The tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.35 Each
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5330; Filed, Apr. 2, 1945;
4:59 p. m.]

[MPR 188, Order 3571]

SERRELL AND WALTERS MANUFACTURING AND
DISTRIBUTING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of

Maximum Price Regulation No. 188, *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Sebrell and Walters Manufacturing and Distributing Company, 305 Wall Street, Los Angeles 13, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Num-ber	Maximum prices for sales by all persons to—		
		Whole-salers	Retail-ers	Con-sumers
Cigarette roller.....	1	Dozen \$1.89	Dozen \$2.52	Each \$0.35

These maximum prices are for the articles described in the manufacturer's application dated March 9, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.35 each
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5331; Filed, Apr. 2, 1945; 4:59 p. m.]

[MPR 188, Order 3572]

W C. ANDREWS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the W C. Andrews Company 13073 Alma Street, Detroit 5, Mich.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Num-ber	Maximum prices for sales by all persons to—		
		Whole-salers	Retail-ers	Con-sumers
Cigarette roller.....	1	Dozen \$1.89	Dozen \$2.52	Each \$0.35

These maximum prices are for the articles described in the manufacturer's application dated March 7, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.35 each
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5332; Filed, Apr. 2, 1945; 5:03 p. m.]

[MPR 188, Order 3573]

KANGAROO

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Kangaroo, 235 North Front Street, Columbus 15, Ohio.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—	
		Whole-saler	Retailer	Retailer	User
Pastry and cutting board....	50	Dozen \$2.40	Dozen \$3.00	Dozen \$3.60	Each \$0.30

These maximum prices are for the articles described in the manufacturer's application dated February 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.39
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and condi-

tions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April, 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 45-5333; Filed, Apr. 2, 1945;
4:56 p. m.]

[MPR 188, Order 3574]

ARTCRAFT WIRE WORKS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered.*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Artcraft Wire Works, 4041 Ridge Avenue, Philadelphia 29, Pa.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for manufacturer to—		Maximum prices for sellers other than the manufacturer to—	
		Jobber	Retailer	Retailer	User
Egg basket....	13 x 8 x 5	Per doz. \$1.60	Per doz. \$2	Per doz. \$2	Each \$0.29

These maximum prices are for the article described in the manufacturer's application dated February 13, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been au-

thorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.29
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of April, 1945.

Issued this 2d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5334; Filed, Apr. 2, 1945;
4:57 p. m.]

[MPR 389, Order 10]

KINGAN AND CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

Establishing maximum prices for sales of "Veal Tongue Loaf" by Kingan and Company and all wholesalers, peddler truck sellers and intermediate distributors.

On November 10, 1944, Kingan and Company, Indianapolis, Indiana, on behalf of its Philadelphia, Pennsylvania, branch plant, filed an application for the establishment of maximum prices on sales of its sausage product known as "Veal Tongue Loaf" and produced at its Philadelphia, Pennsylvania, branch house in accordance with the individual secret formula submitted by the applicant, and placed upon the market by such branch house in the areas in and around Philadelphia, Pennsylvania, customarily served by such branch house. That application was assigned Docket No. 6036.3-389-2 (a)-12.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in that opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389, *It is ordered:*

(a) That the maximum prices other than at retail for the sausage product known as "Veal Tongue Loaf" and made only at and by the Philadelphia, Pennsylvania, branch plant of Kingan and Company in accordance with the individual formula submitted to the Office of Price Administration with the application for this order, for sale in the areas in and around Philadelphia, Pennsylvania, customarily served by such branch

house, shall be determined by the seller as follows:

(1) The base price for this product is established at \$38.50 per hundredweight.

(2) To the base price should be added the proper zone differential provision in section 12 (b) of Maximum Price Regulation No. 389. In determining the proper zone differential to be added, the zone descriptions provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Veal Tongue Loaf" to a wholesaler, peddler truck seller, or intermediate distributor, Kingan and Company shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Veal Tongue Loaf" have been established by the Office of Price Administration at the base price of \$38.50 per hundredweight, to which may be added the zone differentials provided in section 12 (b) of MPR 389 (see section 14 for zone boundaries) plus the permitted additions of section 12 (c). We are required to inform you that if you are a wholesaler, a peddler truck seller, or an intermediate distributor, you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Veal Tongue Loaf" to a retailer, the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Veal Tongue Loaf" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for this item in accordance with the provisions of the General Maximum Price Regulation.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraph (b) and (c) of section 12 shall be applicable to all sales made under this order, except for the limitation that all sales and deliveries made by Kingan and Company shall be limited to the area in and around Philadelphia, Pennsylvania, customarily served by its Philadelphia, Pennsylvania, branch plant.

(e) All prayers of the application not herein granted are denied.

(f) This Order No. 10 may be revoked or amended by the Price Administrator at any time.

This Order No. 10 shall become effective April 4, 1945.

Issued this 3d day of April 1945.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 45-5379; Filed, Apr. 3, 1945;
11:48 a. m.]

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register March 23, 1945.

REGION III

Cleveland Order F-1, Amendment 30, covering fresh fruits and vegetables in certain counties in Ohio, filed 10:47 a. m.

Escanaba Order 20F-3B, Amendment 4, covering fresh fruits and vegetables in certain counties in Wisconsin and Michigan, filed 10:47 a. m.

REGION IV

Montgomery Order 20-F, Amendment 16, covering fresh fruits and vegetables in Mobile County, Ala., filed 10:41 a. m.

Montgomery Order 21-F, Amendment 20, covering fresh fruits and vegetables in Montgomery County, Ala., filed 10:40 a. m.

Montgomery Order 22-F, Amendment 21, covering fresh fruits and vegetables in Houston County, Ala., filed 10:41 a. m.

Montgomery Order 24-F, Amendment 19, covering fresh fruits and vegetables in Dallas County, Ala., filed 10:42 a. m.

REGION VI

Duluth-Superior Order 1-F, Amendment 60, covering fresh fruits and vegetables in certain areas in Wisconsin, filed 10:47 a. m.

REGION VIII

Fresno Order 1-C, Amendment 3, covering poultry in certain counties in the State of California, filed 10:37 a. m.

Fresno Order 1-W, Amendment 5, covering certain dry groceries in the Fresno, Calif., Area, filed 10:36 a. m.

Fresno Order 1-O, Amendment 4, covering eggs in certain counties in the State of California, filed 10:37 a. m.

Fresno Order 2-W, Amendment 3, covering certain dry groceries in the Fresno, Calif., Area, filed 10:36 a. m.

Fresno Order 24, Amendment 1, covering dry groceries in certain areas in the State of California, filed 10:36 a. m.

Fresno Order 25, Amendment 1, covering dry groceries in certain areas in the State of California, filed 10:39 a. m.

Fresno Order 26, Amendment 1, covering dry groceries in certain areas in the State of California, filed 10:36 a. m.

Fresno Order 29, Amendment 1, covering dry groceries in certain areas in the State of California, filed 10:40 a. m.

Phoenix Order 3-F, Amendment 61, covering fresh fruits and vegetables in the Phoenix Area, filed 10:38 a. m.

Phoenix Order 3-F, Amendment 62, covering fresh fruits and vegetables in the Phoenix Area, filed 10:38 a. m.

Phoenix Order 4 under 1-B, Amendment 1, covering community food prices in the Central Navajo-Apache Area, filed 10:38 a. m.

Phoenix Order 5 under 1-B, Amendment 1, covering community food prices in the Southern Navajo-Apache Area, filed 10:37 a. m.

Phoenix Order 9 under 1-B, Amendment 3, covering community food prices in the Tucson Area, filed 10:39 a. m.

Phoenix Order 10 under 1-B, Amendment 3, covering community food prices in the Phoenix-South Central Area, filed 10:38 a. m.

Phoenix Order 10-W under 2-B, Amendment 3, covering community food prices in the Phoenix-South Central Area, filed 10:39 a. m.

Phoenix Order 11-W under 2-B, Amendment 3, covering community food prices in the Tucson Area, filed 10:39 a. m.

Seattle Order 6-F, Amendment 21, covering fresh fruits and vegetables in the Seattle and Bremerton Area, filed 10:46 a. m.

Seattle Order 7-F, Amendment 20, covering fresh fruits and vegetables in the Tacoma, Wash., Area, filed 10:46 a. m.

Seattle Order 8-F, Amendment 18, covering fresh fruits and vegetables in the Everett, Wash., Area, filed 10:46 a. m.

Seattle Order 9-F, Amendment 21, covering fresh fruits and vegetables in the Seattle and Bremerton, Wash., Area, filed 10:45 a. m.

Seattle Order 10-F, Amendment 17, covering fresh fruits and vegetables in the Bellingham, Wash., Area, filed 10:45 a. m.

Seattle Order 11-F, Amendment 18, covering fresh fruits and vegetables in the Olympia, Wash., Area, filed 10:45 a. m.

Seattle Order 12-F, Amendment 17, covering fresh fruits and vegetables in the Aberdeen-Hoquiam, Wash., Area, filed 10:45 a. m.

Seattle Order 13-F, Amendment 19, covering fresh fruits and vegetables in the Centralia-Chehalis, Wash., Area, filed 10:44 a. m.

Seattle Order 14-F, Amendment 17, covering fresh fruits and vegetables in the Wenatchee, Wash., Area, filed 10:44 a. m.

Seattle Order 15-F, Amendment 18, covering fresh fruits and vegetables in the Yakima, Wash., Area, filed 10:44 a. m.

Spokane Order 8-F, Amendment 7, covering fresh fruits and vegetables in the Spokane County, Wash., Area, filed 10:44 a. m.

Spokane Order 9-F, Amendment 7, covering fresh fruits and vegetables in the Kootenai County, Idaho, Area, filed 10:43 a. m.

Spokane Order 10-F, Amendment 6, covering fresh fruits and vegetables in the Shoshone and Kootenai Counties, Idaho, filed 10:43 a. m.

Spokane Order 11-F, Amendment 6, covering fresh fruits and vegetables in the certain counties in Idaho and Washington, filed 10:43 a. m.

Spokane Order 12-F, Amendment 6, covering fresh fruits and vegetables in the certain counties in Idaho and Washington, filed 10:43 a. m.

Spokane Order 13-F, Amendment 7, covering fresh fruits and vegetables in the Columbia and Walla Walla Counties, Wash., Area, filed 10:42 a. m.

Spokane Order 14-F, Amendment 7, covering fresh fruits and vegetables in the Benton and Franklin Counties, Wash., Area, filed 10:42 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 45-5236; Filed, Mar. 31, 1945; 4:56 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register March 26, 1945.

REGION I

Concord Order 3-W, Amendment I, covering certain food items in the State of New Hampshire, filed 1:49 p. m.

REGION II

Baltimore Order 4-F, Amendment 27, covering certain fresh fruits and vegetables in Baltimore City Area, filed 2:04 p. m.

Baltimore Order 4-F, Amendment 28, covering certain fresh fruits and vegetables in Baltimore City Area, filed 9:42 a. m.

Baltimore Order 6-F, Amendment 27, covering certain fresh fruits and vegetables in Hagerstown Area, filed 2:12 p. m.

Baltimore Order 6-F, Amendment 28, covering certain fresh fruits and vegetables in Hagerstown Area, filed 9:42 a. m.

Baltimore Order 8-F, Amendment 8, covering certain fresh fruits and vegetables in Allegany County, Md., filed 2:12 p. m.

Baltimore Order 8-F Amendment 9, covering certain fresh fruits and vegetables in Allegany County, Md., filed 9:43 a. m.

Binghamton Order 2-F Amendment 23, covering certain fresh fruits and vegetables in certain areas in the State of New York, filed 1:51 p. m.

Binghamton Order 2-F Amendment 24, covering certain fresh fruits and vegetables in certain areas in the State of New York, filed 9:43 a. m.

Buffalo Order D-1, Amendment 1, covering processed poultry sold at retail in certain counties in the State of New York, filed 1:52 p. m.

Buffalo Order E-1, Amendment 1, covering processed poultry sold by producers and processors to ultimate consumers in certain counties in New York, filed 1:52 p. m.

Camden Order 3-F, Amendment 21, covering certain fresh fruits and vegetables in certain counties in the State of New Jersey, filed 1:59 p. m.

Camden Order 4-F, Amendment 21, covering certain fresh fruits and vegetables in certain counties in New Jersey, filed 1:59 p. m.

District of Columbia Order 5-F, covering certain fresh fruits and vegetables in the Washington, D. C., area, filed 9:44 a. m.

District of Columbia Order 1-O, Amendment 6, covering eggs in the Washington, D. C., area, filed 1:41 p. m.

Erie Order 15-F Amendment 1, covering certain fresh fruits and vegetables in the Erie District, filed 9:42 p. m.

Harrisburg Order 2-F, Amendment 13, covering fresh fruits and vegetables in certain counties in the State of Pennsylvania, filed 2:04 p. m.

Harrisburg Order 34, covering dry groceries in certain counties in the State of Pennsylvania, filed 2:04 p. m.

New York Order 9-F, Amendment 3, covering fresh fruits and vegetables in the five boroughs of the City of New York, filed 9:51 a. m.

New York Order 10-F, Amendment 3, covering fresh fruits and vegetables in Nassau and Westchester Counties, N. Y., filed 9:50 a. m.

New York Order 11-F, Amendment 3, covering fresh fruits and vegetables in certain cities in the State of New York, filed 9:50 a. m.

Newark Order 5-F Amendment 24, covering fresh fruits and vegetables in certain counties in New Jersey, filed 1:50 p. m.

Newark Order 6-F, Amendment 10, covering fresh fruits and vegetables in certain counties in New Jersey, filed 1:50 p. m.

Pittsburgh Order 2-F, Amendment 2, covering fresh fruits and vegetables in the Pittsburgh Area, filed 9:42 a. m.

Scranton Order 4-F, Amendment 16, covering fruits and vegetables in certain counties in the State of Pennsylvania, filed 1:51 p. m.

Scranton Order 4-F, Amendment 17, covering fresh fruits and vegetables in certain counties in the State of Pennsylvania, filed 9:43 a. m.

Syracuse Order 3-F, Amendment 21, covering fresh fruits and vegetables in certain cities in the State of New York, filed 1:51 p. m.

Syracuse Order 4-F, Amendment 14, covering fresh fruits and vegetables in certain counties in the State of New York, filed 1:51 p. m.

Trenton Order 7-F, Amendment 26, covering fresh fruits and vegetables in certain counties in the State of New Jersey, filed 1:58 p. m.

Trenton Order 7-F Amendment 27, covering fresh fruits and vegetables in certain counties in the State of New Jersey, filed 9:43 a. m.

Trenton Order 38, covering eggs in certain areas in the State of New Jersey, filed 1:50 p. m.

Wilmington Order 4-F Amendment 24, covering fresh fruits and vegetables in certain areas in the State of Delaware, filed 1:50 p. m.

Wilmington Order 4-F, Amendment 25, covering fresh fruits and vegetables in certain areas in the State of Delaware, filed 9:43 a. m.

REGION III

Cleveland Order F-5, Amendment 10, covering fresh fruits and vegetables in certain counties in the State of Ohio, filed 1:58 p. m.

Detroit Order 2-C, Amendment 1, covering poultry in the Detroit District, filed 1:56 p. m.

Detroit Order 3-C, Amendment 1, covering poultry in the Detroit District, filed 1:56 p. m.

Detroit Order 12, Amendment 1, covering community food prices in the Detroit District, filed 1:56 p. m.

Detroit Order 13, Amendment 1, covering community food prices in the Detroit District, filed 1:56 p. m.

Detroit Order 14, Amendment 1, covering community food prices in the Detroit District, filed 1:57 p. m.

REGION IV

Birmingham Order 3-F, Amendment 10, covering certain perishable food items in Jefferson County, Ala., filed 9:51 a. m.

Birmingham Order 4-F, Amendment 6, covering certain perishable food items in certain specified counties in the Birmingham District Area, filed 9:52 a. m.

Columbia Order 5W, covering wholesale community food prices in the South Carolina Area, filed 2:12 p. m.

Columbia Order 17, covering retail food prices in the South Carolina Area, filed 2:13 p. m.

Columbia Order 18, covering community food prices in the South Carolina Area, filed 2:13 p. m.

Columbia Order 5-F, Amendment 11, covering fresh fruits and vegetables in certain counties in North Carolina, filed 1:55 p. m.

Jackson Order 4-F, Amendment 22, covering fresh fruits and vegetables in certain counties in Mississippi, filed 10:08 a. m.

Jacksonville Order 9-F, Amendment 15, covering fresh fruits and vegetables in certain counties in Florida, filed 9:52 a. m.

Jacksonville Order 11-F, Amendment 6, covering fresh fruits and vegetables in certain counties in Florida, filed 9:54 a. m.

Miami Order 1-F, Amendment 4, covering fresh fruits and vegetables in certain cities in Florida, filed 10:03 a. m.

Miami Order 2-F, Amendment 4, covering fresh fruits and vegetables in certain cities in Florida, filed 10:04 a. m.

Montgomery Order 21-F, Amendment 21, covering fresh fruits and vegetables in certain counties in Alabama, filed 10:08 a. m.

Montgomery Order 22-F, Amendment 22, covering fresh fruits and vegetables in certain counties in Alabama, filed 10:08 a. m.

Montgomery Order 24-F, Amendment 20, covering fresh fruits and vegetables in certain counties in Alabama, filed 10:04 a. m.

Savannah Order 12-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Georgia, filed 10:02 a. m.

Savannah Order 7-F, Amendment 21, covering fresh fruits and vegetables in certain counties in Georgia, filed 10:03 a. m.

Savannah Order 9-F, Amendment 21, covering fresh fruits and vegetables in certain counties in Georgia, filed 10:02 a. m.

Savannah Order 10-F, Amendment 21, covering fresh fruits and vegetables in certain counties in Georgia, filed 10:02 a. m.

REGION V

Fort Worth Order 1-F, Amendment 61, covering fresh fruits and vegetables in the Fort Worth Area, filed 1:47 p. m.

Fort Worth Order 2-F, Amendment 61, covering fresh fruits and vegetables in the Fort Worth Area, filed 1:47 p. m.

Fort Worth Order 3-F, Amendment 61, covering fresh fruits and vegetables in the Fort Worth Area, filed 1:47 p. m.

Fort Worth Order 4-F, Amendment 61, covering fresh fruits and vegetables in the Fort Worth Area, filed 1:47 p. m.

Fort Worth Order 5-F, Amendment 61, covering fresh fruits and vegetables in the Fort Worth Area, filed 1:47 p. m.

Houston Order 1-F, Amendment 44, covering fresh fruits and vegetables in certain counties in Texas, filed 1:50 p. m.

Houston Order 3-F, Amendment 33, covering fresh fruits and vegetables in certain counties in Texas, filed 1:50 p. m.

Little Rock Order 2-F, Amendment 49, covering fresh fruits and vegetables in certain areas in Arkansas, filed 1:48 p. m.

Little Rock Order 5-F, Amendment 42, covering fresh fruits and vegetables in certain areas in Arkansas, filed 1:48 p. m.

Little Rock Order 6-F, Amendment 42, covering fresh fruits and vegetables in certain areas in Arkansas, filed 1:48 p. m.

Lubbock Order 3-F, Amendment 44, covering fresh fruits and vegetables in certain counties in Texas, filed 1:49 p. m.

Lubbock Order 3-F, Amendment 45, covering fresh fruits and vegetables in certain counties in Texas, filed 1:46 p. m.

Lubbock Order 4-F, Amendment 6, covering fresh fruits and vegetables in certain counties in Texas, filed 1:46 p. m.

Oklahoma City Order 3-F, Amendment 53, covering fresh fruits and vegetables in the Oklahoma City Area, filed 1:45 p. m.

Shreveport Order 2-F, Amendment 54, covering fresh fruits and vegetables in the Shreveport Area, filed 1:46 p. m.

Shreveport Order 3-F, Amendment 43, covering fresh fruits and vegetables in the Shreveport Area, filed 1:45 p. m.

St. Louis Order 3-F, Amendment 28, covering fresh fruits and vegetables in the St. Louis Area, filed 1:46 p. m.

St. Louis Order 3-W, Amendment 6, covering fresh dry groceries in the St. Louis Area, filed 9:41 a. m.

St. Louis Order 4-W, Amendment 5, covering dry groceries in the St. Louis Area, filed 10:01 a. m.

St. Louis Order 21, Amendment 2, covering dry groceries in the St. Louis Area, filed 10:00 a. m.

St. Louis Order 22, Amendment 2, covering dry groceries in the St. Louis Area, filed 9:58 a. m.

Wichita Order 2-F, Amendment 16, covering fresh fruits and vegetables in the Wichita Area, filed 1:52 p. m.

Wichita Order 4-F, Amendment 30, covering fresh fruits and vegetables in the Wichita Area, filed 1:53 p. m.

Wichita Order G-29, Amendment 2, covering dry groceries in the Wichita Area, filed 1:54 p. m.

Wichita Order G-30, Amendment 2, covering dry groceries in the Wichita Area, filed 1:53 a. m.

REGION VI

Chicago Order 1-C, Amendment 3, covering poultry in certain counties in Illinois and Indiana, filed 9:55 a. m.

Chicago Order 1-C, Amendment 4, covering poultry in certain counties in Illinois and Indiana, filed 9:55 a. m.

Chicago Order 1-C, Amendment 5, covering poultry in certain counties in Illinois and Indiana, filed 9:55 a. m.

Des Moines Order 2-F, Amendment 18, covering fresh fruits and vegetables in the Des Moines Area, filed 9:55 a. m.

Des Moines Order 2-F, Amendment 19, covering fresh fruits and vegetables in certain counties in Iowa, filed 9:54 a. m.

Des Moines Order 3-F, Amendment 3, covering fresh fruits and vegetables in certain areas in Iowa, filed 9:41 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 45-5237; Filed, Mar. 31, 1945; 4:59 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-1026]

NORTH WEST UTILITIES CO. AND LAKE SUPERIOR DISTRICT POWER CO.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 31st day of March, A. D. 1945.

Notice is hereby given that joint applications and declarations have been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by North West Utilities Company (North West) a registered holding company, and its subsidiary, Lake Superior District Power Company (Lake Superior).

Notice is further given that any interested person may not later than the 17th day of April, 1945 at 5:30 p. m., e. w. t., request the Commission in writing that a hearing be held on such matter stating the reasons for such request and the nature of his interest or request that he be notified if the Commission should order a hearing thereon; at any time thereafter such joint applications and declarations, as filed or as amended, may be approved or may be permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under said act or the Commission may exempt such transactions as provided in Rule U-20 (a) and Rule U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said joint applications and declarations which are on file in the office of this Commission for a statement of the transactions therein proposed which are summarized as follows:

Lake Superior proposes to issue and to sell to North West (the owner of all the presently outstanding common stock of Lake Superior) for \$75 cash, one additional share of common stock of the company of the par value of \$75 thereby increasing the total number of outstanding shares to 35,600 shares of the par value of \$75 each; and North West proposes to acquire for \$75 in cash, one additional share of the common stock of Lake Superior of \$75 par value.

Lake Superior proposes upon the issuance of the one additional share (a) to reduce and change its authorized capital from \$11,235,025 composed of 70,000 shares of preferred stock of a par value of \$100 each and 56,467 shares of the common stock of a par value of \$75 each to an authorized capital of \$11,235,000 composed of 70,000 shares of preferred stock of the par value of \$100 each, and 211,750 shares of common stock of a par value of \$20 each; (b) to change the outstanding 35,600 shares of common stock of the par value of \$75 each into 133,500 shares of common stock of the par value of \$20 each by splitting each share of the par value of \$75 into 3.75 shares of a par value of \$20; and (c) to amend and restate Article Third of the Articles of Organization of the company to reflect the above changes in the authorized capital stock of the company; to eliminate from Article Third reference now con-

tained therein to shares of preferred stock which have been retired and are no longer either authorized or outstanding shares of the company; to reduce the amount of unsecured debt which may be issued without authorization of the preferred stockholders; to grant preemptive rights to the common stock, except in certain cases; and to change the voting rights of the preferred stock and the common stock, as provided in the applications and declarations filed in this matter.

Lake Superior has also proposed to solicit proxies in connection with a special meeting of the stockholders of the company to be held on or about April 10, 1945 to vote on the proposed amendments to the Articles of Organization and has filed copies of the proposed notice of the meeting of stockholders, proxy and proxy statement and has requested that the declaration with respect to the proxy solicitation material be considered and disposed of independently of the principal transactions and that the Commission enter its separate order permitting said declaration as to all such proxy solicitation material to become effective. This Commission has, accordingly, entered a separate order on this request under Rule U-62 of the rules and regulations promulgated under the act.

By the Commission.

[SEAL] NELLYE A. THORSEN,
Assistant to the Secretary.

[F. R. Doc. 45-5346; Filed, Apr. 3, 1945;
11:15 a. m.]

[File No. 811-231]

TRUSTEED AMERICAN BANK SHARES, SERIES
"B"

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 2nd day of April, A. D. 1945.

An application having been filed by Trusteeds American Bank Shares, Series "B," pursuant to section 8 (f) of the Investment Company Act of 1940 for an order declaring that the applicant has ceased to be an investment company within the meaning of said act;

It is ordered, pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on April 9, 1945 at 10:00 o'clock a. m., Eastern Standard Time, in Room 318, Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia, Pennsylvania;

It is further ordered, That Charles S. Lobingier, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing

on such matter. The officer so designated to preside at such hearing is hereby authorize to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice is hereby given to the applicant and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-5347; Filed, Apr. 3, 1945;
11:15 a. m.]

[File No. 70-1043]

DELAWARE POWER & LIGHT CO. AND THE
EASTERN SHORE PUBLIC SERVICE CO. OF
MARYLAND

ORDER PERMITTING DECLARATION TO BECOME
EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 31st day of March, 1945.

Delaware Power & Light Company, a registered holding company, and its subsidiary company, The Eastern Shore Public Service Company of Maryland ("Maryland") have filed a declaration and amendments thereto pursuant to section 12 (d) of the Public Utility Holding Company Act of 1935 and Rule U-44 of the general rules and regulations promulgated thereunder, regarding a proposal by Maryland to sell its electric and ice properties located in St. Marys, Charles, Prince Georges, and Calvert Counties, Maryland, to Southern Maryland Electric Cooperative, Inc., for a base selling price of \$850,000, subject to certain adjustments at date of closing.

Said declaration having been filed on the 5th day of March, 1945, and the latest amendment thereto having been filed on the 30th day of March, 1945, and notice of filing having been duly given in the manner and form prescribed by Rule U-23 under said act and the Commission not having received a request for hearing with respect to said declaration within the period specified in such notice, or otherwise, and not having ordered a hearing thereon; and

Said declarants having requested that the Commission issue its order on or before April 2, 1945; and

The Commission finding that the requirements of section 12 (d) and Rule U-44 are satisfied, that no adverse findings are necessary thereunder, and that action upon said declaration should be

accelerated, and the Commission deeming it appropriate in the public interest and in the interests of investors and consumers to permit said declaration to become effective;

It is hereby ordered, pursuant to said Rule U-23 and the applicable provisions of said act and subject to the terms and conditions prescribed in Rule U-24 that said declaration, as amended, be and the same is hereby permitted to become effective forthwith.

By the Commission.

[SEAL] NELLYE A. THORSEN,
Assistant to the Secretary.

[F. R. Doc. 45-5348; Filed, Apr. 3, 1945;
11:15 a. m.]

[File No. 1-2060]

SEABOARD-ALL FLORIDA RAILWAY

ORDER SETTING HEARING ON APPLICATION TO
STRIKE FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of April, A. D. 1945.

The New York Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the Certificates of Deposit for 6% First Mortgage Gold Bonds, Series B, due August 1, 1935, of Seaboard-All Florida Railway;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Monday, April 16, 1945, at the office of the Securities and Exchange Commission, 120 Broadway, New York, New York, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That William J. Cogan, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-5349; Filed, Apr. 3, 1945;
11:15 a. m.]